1 IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION 4 5 HOBART CORPORATION, 6 et al., 7 Plaintiffs, CASE NO. 3:13-cv-115 8 VOLUME I vs. THE DAYTON POWER AND LIGHT 10 COMPANY, et al., 11 Defendants. 12 13 Deposition of EDWARD GRILLOT, Witness 14 herein, called by the Plaintiffs for direct examination pursuant to the Rules of Civil 15 Procedure, taken before me, Barbara A. Nikolai, a 16 Notary Public in and for the State of Ohio, at 17 Sebaly, Shillito + Dyer, 1900 Kettering Tower, 18 40 North Main Street, 13th Floor Conference Room, 19 Dayton, Ohio, on Monday, December 16th, 2013, at 20 9:22 o'clock a.m. 21 22 23 24 25

EXAMINATIONS CONDUCTED PAGE BY MR. ROMINE: BY MR. HAUGHEY: BY MR. SLAUGHTER: BY MR. VAN KLEY: BY MR. ROMINE: BY MR. VAN KLEY: EXHIBIT MARKED (Thereupon, Defendants' Exhibit 224 Number 1, map of various landfills, was marked for purposes of identification.)

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3
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Good morning, Mr. 09:21:50 MR. ROMINE: 2 Grillot. 09:21:53 MR. GRILLOT: How are you? 09:21:53 MR. ROMINE: My name is David Romine, 09:21:55 and I represent three companies, NCR Corporation, 09:21:56 Hobart Corporation and Kelsey-Hayes Company in a 09:22:02 lawsuit. 09:22:04 7 09:22:06 8 We're here to ask you some questions about a place called the South Dayton Dump, and 9 09:22:08 what I'm going to do now is go around the room. 09:22:13 10 09:22:16 11 We have a room full of lawyers here. We're going to go around the room and 09:22:18 12 ask the lawyers to identify themselves and who 13 09:22:20 they represent. 09:22:24 14We also have some lawyers on the 09:22:26 15 telephone speaker phone. When we're done here in 09:22:28 16 the room, we're going to ask the lawyers on the 09:22:31 17 speaker phone to identify themselves so that we 09:22:33 18 19 all know who's participating. 09:22:36 20 MR. GRILLOT: 09:22:39 Okay. EDWARD GRILLOT 09:22:39 21 of lawful age, Witness herein, having been first 09:22:39 22 duly cautioned and sworn, as hereinafter 23 24 certified, was examined and said as follows: 25 DIRECT EXAMINATION

BY MR. ROMINE: 09:22:48 So, again, I'm David Romine 09:22:48 Q. 3 representing the plaintiffs. 09:22:50 MS. MEYER: I'm Jennifer Meyer 09:22:52 09:22:53 representing plaintiffs. 09:22:55 MR. DICKERSON: Jay Dickerson 7 representing La Mirada Products. 09:22:55 09:22:59 8 MR. HAUGHEY: Steve Haughey representing Flowserve Corporation, University of 09:22:59 9 Dayton, and Standard Register. 09:23:02 10 09:23:05 11 MR. ROBERTS: Rob Roberts, in-house counsel with Flowserve Corporation. 09:23:07 12 MR. SHARETT: Anthony Sharett with 09:23:08 13 09:23:10 14 Bricker and Eckler representing Dayton Power and Light. 09:23:11 15 MS. SLACK: Sarah Slack. I'm with 09:23:12 16 Foley and Lardner and I represent Kimberly-Clark 09:23:14 17 Corporation. 09:23:21 18 09:23:21 19 MR. ANDREASEN: John Andreasen, 20 McCrath North law firm representing ConAgra 09:23:23 Grocery Products Company. 09:23:27 21 Peter Stinson 22 MR. STINSON: 09:23:28 representing PPG Industries, Inc. 23 09:23:28 MR. RUDLOFF: Andrew Rudloff with 09:23:28 24 09:23:33 25 Subashi and Wildermuth representing the Dayton

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14
          Board of Education.
09:23:35
                         MR. HARBECK:
                                       Bill Harbeck
09:23:35
       2
       3
          representing Waste Management of Ohio.
09:23:38
                         MR. SLAUGHTER:
                                           Jimmy Slaughter,
09:23:39
          Beveridge and Diamond, representing Ohio Bell.
09:23:40
       5
                         MR. McCALL: Duke McCall representing
       6
09:23:43
09:23:44
          Reynolds and Reynolds.
09:23:46
       8
                         MR. MUSTO:
                                     John Musto representing
       9
          the City of Dayton, Ohio.
09:23:47
09:23:47
      10
                         MR. COUGHLIN:
                                          Good morning.
                                                           I'm
          Bill Coughlin. I represent DAP Products Inc., no
09:23:51
      11
09:23:54
      12
          comma.
09:23:56
      13
                         MS. RHINEHART:
                                          Erin Rhinehart.
                                                               Ι
          represent Cox Media Group, Ohio.
09:23:57 14
                         MR. PIERCE: David Pierce at Coolidge
09:23:59
      15
          Wall. I represent Fickert, Devco and Dayton
09:24:01
      16
          Industrial Drum.
09:24:04
      17
                         MR. COLLIER: Orla Collier with the
09:24:07
      18
          law firm of Benesch, Friedlander, Coplan and
09:24:07
      19
      20
          Aronoff. I represent L.M. Berry Company.
09:24:09
09:24:12
      21
                         MR. SAXTON:
                                       John Saxton.
          represent Peerless.
      22
09:24:13
                                        And people on the
09:24:17 23
                         MR. ROMINE:
09:24:20
      24
          telephone.
09:24:20 25
                                       Vicki Wright, Krieg
                         MS. WRIGHT:
```

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15
          Devault for Pharmacia, LLC.
09:24:27
                         MR. COOK: Jerome Cook, McDonald
09:24:27
          Hopkins, Day International.
09:24:32
                         MR. WICK: Bill Wick, Wactor & Wick,
09:24:35
          for Bridgestone Americas Tire Operations, LLC.
09:24:37
                         MR. VAN KLEY: Jack Van Kley
09:24:44
          representing Cargill, Hewitt Soap Works and
09:24:45
          Newmark.
                     Sorry.
09:25:05
                         MR. HARRIS:
                                        Glenn Harris, Ballard
09:25:05
          Spahr, representing GlaxoSmithKline.
      10
09:25:10
                                        Steve Luxton for
09:25:10
      11
                         MR. LUXTON:
09:25:10
      12
          PepsiCo.
                                        Anyone else on the
09:25:40
      13
                         MR. ROMINE:
          phone? Could you go off the record for a moment?
09:25:40
      14
                         THE COURT REPORTER:
09:26:00
      15
                                                 Sure.
09:26:00
      16
                         (Thereupon, an off-the-record
          discussion was had.)
09:26:05 17
09:26:05
      18
          BY MR. ROMINE:
                         Good morning, Mr. Grillot.
      19
                   0.
09:26:07
                         Good morning.
      20
                   Α.
09:26:08
      21
                         Do you remember last year when you
09:26:09
                   Q.
          came to Dayton and Larry Silver asked you
09:26:12
      22
      23
          questions about the South Dayton Dump?
09:26:15
09:26:18
      24
                   Α.
                         Um-hum.
09:26:18 25
                         Yes?
                   Q.
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09:26:19
                   Α.
                         Yes, I do. I'm sorry.
09:26:19
       2
                   Q.
                         Okay. So the format is going to
          be pretty much the same. I'm going to ask you
09:26:21
          questions and you will answer those questions.
09:26:24
09:26:27
       5
                         The court reporter is taking down
          what you say, so it's important to say yes or
09:26:29
          no, rather than um-hum or uh-huh, and we're
09:26:32
          going to take turns again.
09:26:36
                         So even if you know what I'm going
09:26:37
       9
          to ask you, wait until I'm done asking you --
09:26:40
      10
          asking the questions before you answer, and
09:26:43
      11
09:26:45
          then I'll wait for you to complete your answer
          before asking you the next question, at least
09:26:48
      13
          I'll try. We have --
09:26:51
      14
09:26:53
      15
                         I was going to say, I -- I have a
          real hard time hearing sometime, so, you
09:26:55
      16
          know --
      17
09:26:57
09:26:58
      18
                   Q.
                         Gotcha.
      19
                   Α.
                         -- the one ear over here, so --
09:26:58
                         Okay. I'll speak up then.
      20
09:27:00
                   Q.
                         No, you -- you were doing good.
09:27:01
      21
                   Α.
                                                              Ι
          don't know if I can hear the other people,
09:27:03
      22
      23
          so --
09:27:05
09:27:05
                                All right. Well, that's --
      24
                   Q.
                         Okay.
09:27:06 25
          then now everybody knows to speak up.
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Α. Okay. 09:27:08 And it's okay to ask for Q. Yeah. 09:27:09 breaks. You want a bathroom break, water 09:27:14 break, that's fine. It's not an endurance 09:27:14 09:27:15 test. 6 Α. Okay. 09:27:15 7 So just to sort of put on the 09:27:16 Q. 09:27:21 8 record that you're the same person, what is your date of birth? 09:27:23 11-9-52. Α. 09:27:24 10 Okay. And what I'm going to do is 09:27:26 11 Ο. I'm going to show you something that was marked 09:27:29 12 as Exhibit 2 last time with Mr. Silver, and ask 09:27:31 13 09:27:37 14 you to take a look at it for a minute. And we'll pass this around, but 09:27:41 15 for right now, I want you to just take a look 09:27:44 16 09:27:47 17 at it and see if you remember it from last 18 time. 09:27:47 Yes, I do. 09:27:49 19 Α. 09:27:49 20 Okay. And what is it showing Q. What is Exhibit 2 showing? 09:27:51 21 there? The location of the South Dayton 22 Α. 09:27:53 09:27:57 23 Dump. 09:27:57 24 Q. And do you see some writing on 09:27:59 25 there?

09:27:59 Α. Yes. And do you recognize that writing 09:28:00 09:28:02 from when you were here last year with Mr. Silver? 09:28:05 Yeah, um-hum. 09:28:05 Α. 09:28:06 Q. Okay. And does it show the -does it show the entrances to the dump over 09:28:09 time and other features of the South Dayton 09:28:12 09:28:14 Dump? 09:28:14 10 Α. Yes, it does. Okay. And do you remember that 11 Q. 09:28:15 from last time? 09:28:17 12 09:28:17 13 Α. Yes. Great. All right. We're going to Q. 09:28:18 14 go ahead and -- and just pass this around. We 09:28:20 15 16 may ask -- I may ask questions about this, I 09:28:23 may not, we'll see how it goes. 09:28:25 17 The other lawyers may ask 09:28:29 18 09:28:30 19 questions about it. They'll have that opportunity if they want to. 09:28:32 20 09:28:33 21 Α. Okay. 22 One thing I wanted to ask you 09:28:33 Q. about is, how has your health been over the 09:28:43 23 last couple months? 09:28:49 24 09:28:50 25 Α. Not too good.

```
Could you explain that?
09:28:51
                   Q.
                         For the past couple years, I've
                   Α.
09:28:54
          been having a hard time breathing and it's very
09:28:57
          uncomfortable to do things, and so a couple
09:29:03
          times I felt suffocating, so I went to the ER,
09:29:05
09:29:10
          and make a long story short, I got
          pancreatitis, and so I'm trying to level it
09:29:13
          out, and with medication, it seems to be
09:29:17
09:29:21
          helping, but I still have my good days and bad
          days, so --
09:29:24
      10
      11
                   Q.
                         I understand. So you're taking
09:29:25
09:29:27
      12
          medication now for your pancreatitis?
09:29:30
      13
                   Α.
                         Yes.
09:29:30
      14
                        And you're going to have to take
          this medication basically for the long-term
09:29:35
      15
          then, I take it?
09:29:37
      16
      17
                         I still need tests, but because of
09:29:38
                   Α.
          not having insurance, proper health insurance,
09:29:41
      18
          then I got to wait for a while, so --
09:29:46
      19
                        Okay. All right. I'm not going
09:29:48
      20
                   0.
     21
09:29:54
          to go over and repeat what Mr. Silver asked you
09:30:00
      22
          about your background, you know, growing up and
09:30:03
     23
          school and jobs and all that, by I am going to
09:30:06
     24
          ask --
```

Silver -- I'm sorry, Mr. Silver?

09:30:06 25

Α.

09:30:08 Q. Yeah, what he had asked you. 09:30:10 2 Α. Is that Larry? 09:30:10 3 Q. Yeah, right. 09:30:11 4 Α. Okay. So I'm not going to repeat that, 09:30:11 Q. but I am going to ask you some questions about 09:30:13 some companies that he may have asked you 09:30:16 about. 8 09:30:19 Α. Okay. 09:30:19 09:30:20 10 Q. And the first one I'm going to ask you about is -- is A.E. Fickert and Son. 09:30:22 11 that -- do you recognize that name? 09:30:28 12 09:30:30 13 Α. Oh, yeah. 14 Okay. Was A.E. Fickert and Son a 09:30:30 Q. customer of the South Dayton Dump? 09:30:34 15 Yes. 09:30:35 16 Α. 17 And what kind of waste did A.E. 09:30:36 09:30:42 18 Fickert and Son bring to the dump? 09:30:43 19 Α. Mostly construction debris, two by fours, drywall, empty buckets and stuff like 20 09:30:49 09:30:53 21 that. 09:30:53 22 Q. Okay. When you say empty buckets, what had been in the buckets? 09:30:55 09:30:58 24 Mostly like paint, drywall, Α. 09:31:04 25 different types of cans, like turpentine, paint

21 thinner and stuff like that. 09:31:12 1 Okay. Anything else that you 09:31:14 Q. 09:31:18 remember? Α. Yeah, I got a job from them. 09:31:18 09:31:21 started -- I asked questions of the guy that drove the truck and he told me to go down and 09:31:25 09:31:27 talk to them and they hired me a few years later, so --09:31:30 So you did some work for A.E. 09:31:30 Q. Fickert? 10 09:31:33 Um-hum. 09:31:33 11 Α. Now, the waste that came from 09:31:34 12 Q. A.E. Fickert, did they have their own trucks or 13 09:31:37 did someone else haul their waste for them? 09:31:40 14 Α. They had their own trucks. 09:31:42 15 16 Q. They had their own trucks. 09:31:44 09:31:46 17 what did they look like? 09:31:47 18 Α. Most of them were red pickup 19 trucks. They had utility beds on them and then 09:31:51 09:31:54 20 the writing -- they had ladder racks and then the writing on the door, and then on the 09:31:56 21 toolboxes it said A.E. Fickert and Son. 09:32:00 22 09:32:02 23 Q. Okay. And how old were you when you first remember seeing these A.E. Fickert 09:32:07 24 09:32:11 25 and Son trucks bring waste to the site -- or to

22 1 the dump, excuse me? 09:32:14 I think maybe 15, something like 09:32:16 09:32:18 3 that. Q. And did they bring waste to the 09:32:18 09:32:27 site like as long as the dump was open? Oh, yeah. 09:32:29 Α. 09:32:30 7 Q. Do you remember any of the driver's names for A.E. Fickert? 09:32:33 No. Well, I worked with several 09:32:37 Α. later on, but I don't remember their faces 09:32:44 10 09:32:48 and -- and their real names, so --That's fine. Just asking you what 0. 09:32:50 12 13 you remember. 09:32:53 09:32:54 14 Α. Okay. Yeah. And how often did the A.E. 09:32:54 15 Q. Fickert trucks come to the site? 09:32:58 16 09:33:01 17 Α. It depended. Sometime once a day. Sometimes twice, you know, and then sometimes 09:33:06 18 they wouldn't show up at all for a few days, 09:33:08 19 09:33:11 20 so --Okay. Did they ever bring waste 09:33:12 21 Q. to the dump in a truck other than a pickup 09:33:21 22 09:33:29 23 truck? I think they might have had a 09:33:29 24 Α. flatbed, but I'm not a hundred percent sure, 09:33:31 25

23 1 so --09:33:34 Q. No problem. Again, just asking 09:33:35 09:33:37 3 what you remember. 09:33:37 4 Α. Okay. All right. I'm going to move on 09:33:38 5 Q. now to a different company. 09:33:41 09:33:42 7 Α. Okay. Blaylock Trucking and Waste. 09:33:42 8 Q. you familiar with a company called either 09:33:47 10 Blaylock Trucking and Waste or Blaylock 09:33:50 Trucking and Waste Removal? 09:33:53 11 Baylock (sic). 09:33:53 12 Α. 09:33:54 13 Q. Baylock? Um-hum. 09:33:54 14 Α. Okay. And was Baylock a customer 09:33:54 15 Q. 16 of the dump? 09:33:57 17 Yes. 09:33:57 Α. Okay. And what kind of waste did 09:33:58 18 Q. Baylock bring to South Dayton Dump? 19 09:34:01 I don't remember. 09:34:08 20 Okay. Did they have their own 09:34:09 21 Q. 22 trucks? 09:34:11 I don't remember lettering, but --09:34:19 23 Α. on the truck, but somehow I do -- you know, I 09:34:24 24 09:34:26 25 know the name like I do my own, so I -- you

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24
         know, I -- right now I can't remember.
09:34:28
                         That's okay. But you remember
                   Q.
09:34:30
          Baylock trucks coming to the site?
09:34:33
09:34:34
                   Α.
                        Oh, yeah.
                         Okay. Or to the dump. And who
09:34:36
       5
                   Q.
          were their customers?
09:34:38
09:34:42
       7
                   Α.
                         That, I'm not sure.
09:34:43
       8
                   Q.
                         Okay.
                         MR. HARBECK: I'm sorry. I couldn't
09:34:45
09:34:46 10
          hear what he said.
                         THE WITNESS: I said I wasn't sure.
09:34:48 11
                         MR. HARBECK: Thank you.
09:34:48
      12
      13
          BY MR. ROMINE:
09:34:57
                        Do you remember any of the
09:34:57 14
                   Q.
          drivers' names for Baylock?
09:34:58 15
                   Α.
                         No.
09:35:01
      16
                         Okay. Did Baylock have their own
09:35:02 17
                   Q.
          site somewhere in Dayton?
09:35:07 18
                         Well, I'm -- I'm -- I'm having a
      19
                   Α.
09:35:10
          time because, I think that Container Service --
09:35:14 20
          and I'm thinking it wasn't Waste Management,
09:35:20 21
          but Container Service and another -- Container
      22
09:35:28
09:35:31 23
          Service, that's how I think I remember the name
09:35:34 24
          Baylock.
09:35:34 25
                         So Baylock and Container Service
                   Q.
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were related companies in your --09:35:37 I believe so. Α. 09:35:39 Okay. And going back to an 3 09:35:39 Q. earlier question, did Container Service and/or 09:35:42 Baylock have a -- their own dump somewhere in 09:35:47 the Dayton area? 09:35:49 7 Α. Not till later on. 09:35:50 09:35:51 8 Q. Okay. And they purchased a landfill up 09:35:53 9 Α. north called, oh, Powell Road Landfill. 09:35:55 10 09:36:02 11 Q. Powell Road? Α. Yes. 09:36:03 12 And have you been to Powell 09:36:04 13 0. Okay. 09:36:04 14 Road? I worked out there for about two Α. 09:36:09 15 09:36:12 16 years. 09:36:12 17 Q. Okay. And tell me a little bit about the Powell Road Landfill. What was that 09:36:15 18 What kind of dump was it? 09:36:20 19 like? 09:36:22 20 It was more garbage. Waste from sewage plants. Just regular garbage really, 09:36:29 21 09:36:36 22 and they came mostly in, what we called the big 09:36:39 23 containers, 44 yards and -- and bigger, and then it slid out the back of the truck. 09:36:42 24 09:36:45 25 Okay. Was it a -- was it a roll Q.

09:36:47 1 off or is that something different?

09:36:49 2 A. It's called -- yeah, it's a roll 09:36:51 3 off.

Q. Okay. And so if -- if Baylock or Container Service had their own dump at Powell Road, why did they bring anything to the South Dayton Dump?

MR. HARBECK: Object to the form of the question and the foundation. This is Bill Harbeck.

BY MR. ROMINE:

Q.

(Thereupon, Attorney Robert H. Eddy entered the deposition room.)

That's okay. You can answer.

THE WITNESS: Well, at the beginning, they didn't have Powell Road Landfill. I'm, you know, talking like '70s, early -- or '60s and then maybe, I think, early '70s, but my uncle and one of the owners or the CEOs of Container Service and a company called General Refuge decided that they were going to build an incinerator.

And so they built their first one and it burnt a lot of wood, and they would get the pallets and stuff, and my uncle would have my cousin and myself stack them up in different piles

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09:37:36 19

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09:37:49 21

09:37:51 22

09:37:55 23

09:38:00 24

09:38:03 25

that were resellable (sic) so the rest of them 09:38:07 could be burnt. 09:38:11 3 So everybody in town knew that that 09:38:12 was the place to go. 09:38:14 BY MR. ROMINE: 09:38:14 5 And where was this incinerator? 6 Q. 09:38:15 09:38:18 7 Α. On South Dayton Dump. 09:38:19 8 Q. Okay. And so if I'm understanding your testimony that -- that there was a company 9 09:38:22 09:38:29 10 called General Refuge? 11 Α. Um-hum. 09:38:30 09:38:31 12 Q. Yes? 09:38:31 13 Yes, I'm sorry. Α. Okay. That's okay. And it was 09:38:32 14 Q. somehow connected to Container Service and/or 09:38:35 15 16 Baylock Trucking? 09:38:38 09:38:38 17 Α. Yes, it was -- today, Waste 09:38:42 18 Management mostly has all of them, but there were -- they did more of the suburbs, 09:38:44 19 Englewood, Tipp City, Troy and the suburbs, 09:38:49 20 09:38:53 21 Beavercreek, and -- and that was affiliated with -- I just forgot the name again. 09:39:00 22 09:39:06 23 That's okay. Q. 09:39:07 24 Α. Larry Brandon, Larry Brandon's 09:39:10 25 operation.

Okay. So, again, just trying to 09:39:10 Q. make sure I understand you correctly, there was 09:39:13 a company called General Refuge? 09:39:19 That was it. 09:39:22 Α. 5 Yeah, and Larry Brandon was 09:39:22 Q. somehow in charge of General Refuge? 09:39:28 7 Yes. 09:39:31 Α. 09:39:31 8 Q. And he, along with one of your uncles, built an incinerator on the South 09:39:35 9 09:39:37 10 Dayton Dump? 09:39:37 11 Well, not personally, but they --Α. they hired --09:39:39 12 I understand. 09:39:40 13 Ο. 09:39:40 14 Α. -- a company to -- and the first one was built out of solid steel, and so that 09:39:42 15 didn't last, so we had -- or they had to build 09:39:48 16 another one out of concrete. 09:39:50 17 When -- when was that? When was 09:39:52 18 Q. 09:39:54 19 the first one built? 09:39:56 20 '69, I think. 1969. Α. 09:40:03 21 Q. Okay. And then you say it was rebuilt at one time? 09:40:06 22 Yeah, I think in the mid '70s. 09:40:08 23 Α. 09:40:10 24 Q. Was it completely like destroyed

and then built another one or did they kind of

09:40:13 25

29 like repair it? 09:40:15 Well, the steel one, because it 09:40:16 was -- I don't think they anticipated how much 09:40:18 heat, because they had blowers that would 09:40:20 quickly burn the wood pallets and plywood 09:40:23 instantly, that it started to buckle and -- but 09:40:27 till they had to build the concrete 09:40:34 09:40:37 incinerator, we still used pretty much till it cracked inside of it, so -- but --09:40:44 Fair enough. So, again, you're 09:40:45 10 0. 09:40:47 11 saying that a lot of wood waste would come to the South Dayton Dump because that's where the 09:40:50 12 incinerator was? 09:40:54 13 09:40:54 14 Α. Right. Okay. And Container Service and 09:40:55 15 Q. General Refuge would sometimes bring or did 09:40:58 16 09:41:01 17 sometimes bring this wood waste to the incinerator for burning? 09:41:03 18 MR. HARBECK: Object to the form of 09:41:05 19 09:41:06 20 the question. BY MR. ROMINE: 09:41:07 21 22 0. Go ahead. 09:41:07 23 If it wasn't -- it was quite often 09:41:09 Α. 09:41:14 24 through the day. I mean, a truck would come

about 45 minutes or so, because my cousin and I

09:41:17 25

couldn't keep up with them. 09:41:20 So we had to build another big 09:41:21 I mean, they even came at nighttime and slab. 09:41:24 dropped the pallets off, so --09:41:27 5 When you say they came at 09:41:28 Q. nighttime, who's they? 09:41:31 The drives for Container Service. 09:41:32 Α. 09:41:36 8 Q. Okay. And so my uncle -- there was a key 09:41:39 9 Α. called 2246 and -- a master lock, and I think 09:41:42 09:41:46 11 all the drivers, everybody had a key, so --So the Container Service drivers 09:41:51 12 Q. were able to come at night? 09:41:54 13 09:41:55 14 Α. Yeah. Okay. Did anything go into the 09:41:55 15 Q. incinerator other than wood? 09:41:59 Well, at the beginning, cardboard, 09:42:02 17 Α. but it had destroyed itself so quickly, and 09:42:05 18 then one of -- a Container Service 19 09:42:12 representative found that they could recycle 09:42:16 20 09:42:16 21 it. So they had a garbage truck come 09:42:19 22 over and hired two older guys and they would 09:42:23 23 09:42:27 24 put -- they would take the cardboard and then push it onto this trash truck. 09:42:30 25

31 Q. And where would that trash truck 09:42:33 go? 09:42:36 To -- I believe it was downtown at Α. 09:42:36 a recycling center. I don't know the name of 09:42:41 it. 09:42:45 Q. Okay. So cardboard would come 09:42:45 into the South Dayton Dump and then someone 09:42:49 from Container Service would take that 09:42:51 cardboard somewhere else? 09:42:53 09:42:56 10 Α. Right. 09:42:57 11 MR. HARBECK: Object to the form of the question. 09:42:59 12 BY MR. ROMINE: 09:42:59 13 09:42:59 14Ο. When you say it was your uncle who, I guess, partnered with Larry Brandon, 09:43:05 15 which uncle was this? 09:43:11 16 09:43:12 17 Α. Alcine. Okay. And do you recognize the 09:43:16 18 Q. 19 name Bob Aldridge? 09:43:18 09:43:19 20 Α. Yes. And who is Bob Aldridge? 09:43:19 21 Q. 22 Bob was another gentleman that saw 09:43:22 Α. the need to build containers, so he started --09:43:27 23 09:43:33 24 where General Refuge had their garage and 09:43:37 25 started building the big containers and then

09:43:41 1 the smaller ones we see today.

> And so I worked for them for about a year painting them and sanding them down and got inside these big things and painted Teflon inside of them so they could slide the stuff out.

- Q. And what was Bob Aldridge's company?
- Container Service. Let's see, wait. He had another name for it, I don't remember, but it was -- it was affiliated with Larry Brandon's Container Service.
 - Okay. So did Bob Aldridge and Q. Larry Brandon work together in your mind?
 - Α. Yeah.
 - Okay. The wood and stuff that was Q. burned in the incinerator, where did that come from?
 - Frigidaire, Delco Products, Inland Α. Corporation, McCall's, Dayton Tire and Rubber. Sherwin-Williams sometimes came with pallets.

Dayton Power & Light came with a lot of rolls that wire was rolled up in, and we didn't really like those because they were so hard to get your forklift, because both forks

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09:44:10

09:44:12

09:44:17

09:44:25

09:44:28

09:44:32

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09:44:57 23

wouldn't get into it, I remember that, because 09:45:11 we had a tractor that had forks on it and 09:45:13 that's how we put them inside there, so --09:45:16 Have you ever heard the term air 09:45:19 Q. curtain destructor? 09:45:26 6 Α. Air what? 09:45:28 7 Air curtain destructor. 09:45:29 Ο. 09:45:32 8 Α. No. Okay. That's okay. So when the 09:45:32 9 Q. 09:45:37 10 incinerator burned the pallets, was there ash 09:45:41 11 then left over as a -- as a waste product of the burning? 09:45:43 12 09:45:43 13 Α. Yes. And what -- what happened to that 09:45:44 14 Q. 09:45:46 15 ash? It would get pushed out into the 09:45:46 16 Α. 09:45:48 17 dump. Okay. 09:45:53 18 Q. Where? We had different tiers. 09:45:55 19 Α. There was 09:45:57 20 like three tiers and then there was a pit at the bottom. So it -- the incinerator was built 09:46:01 21 on the top tier and the doors for -- it was on 09:46:04 22 09:46:09 23 the second tier. 09:46:11 24 Then we'd open it up, take the 09:46:14 25 fork which they -- Larry Brandon had built like

09:46:19 1 a thing that would scoop it up and then we'd 09:46:21 2 take it out and dump it along the side.

- Q. All right. It sounds like you're -- you're kind of saying the same thing that you were telling Larry Silver in the last deposition, is that correct?
 - A. Yes.
- Q. Okay. Is there anything that you remember about the incinerator ash or anything like that that you didn't cover with Larry that you want to tell us now?
- A. Other than it was quite dangerous, the sparks, because it was oak mostly and poplar, you know, come out and burn us, and -- and then the nails was a big to do because we would have so many flat tires.

We -- so they finally found out that they could fill the tires up with foam and then the nails wouldn't bother it anymore, or we'd run it so close to a pallet, that the nails would be sticking up, and then we were shut down and all these trucks were coming in every hour, and, you, know, so --

Q. So that the nails would puncture the tires of the trucks?

09:46:32

09:46:26

09:46:31

09:46:35

09:46:36

09:46:36 8

09:46:38 9 09:46:42 10

09:46:45 11

09:46:48 12

09:46:51

09:46:56 14

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09:46:59 15

09:47:04 16

09:47:08 17

09:47:09 18

09:47:13 19

09:47:15 20

09:47:17 21

09:47:21 22

09:47:23 23

09:47:25 24

09:47:27 25

35 Α. To the tractor. 09:47:28 To the tractor. Q. 09:47:30 09:47:30 Α. Yeah. I see. Okay. So your equipment 09:47:31 Q. basically? 09:47:33 Α. Yeah. 09:47:33 Would the nails puncture the tires 09:47:34 Ο. of any trucks coming in, any of your customers' 09:47:35 trucks? 09:47:39 10 Α. Every now and then, but they were 09:47:39 tandem trucks, and, you know -- but it didn't 09:47:42 11 stop what they were doing. 09:47:43 12 09:47:44 13 Q. Okay. I'm going to move on now from Blaylock and talk about somebody else. 09:47:49 14

Α. Okay. 09:47:52 15

16

09:47:53

09:47:58

09:48:01

09:48:13

- Q. Was there an auto salvage operation near the dump?
- Α. Yeah. Dad had brought a guy up 18 19 from Tennessee and started what was called Doyle's Auto Parts, and Doyle had taken cars 09:48:03 20 from the cities, Dayton, Kettering, just 09:48:09 21 suburbs, to salvage and sell parts. 22
- How did the cars get from the City 09:48:17 23 Q. of Dayton and Kettering and the other towns to 09:48:21 24 Doyle's? 09:48:24 25

```
Various towing companies mostly
09:48:25
                   Α.
          that the city had hired and --
09:48:31
                        Okay. So these were like
                   Q.
09:48:32
          abandoned cars?
09:48:34
       5
                   Α.
                        Yeah.
09:48:35
                        Okay. And so the towing companies
09:48:35
                   Q.
          brought these abandoned cars from the City of
09:48:38
09:48:43
          Dayton and Kettering to Doyle's?
                        Right.
                   Α.
09:48:44
09:48:45
      10
                   Ο.
                        Any other towns besides the City
      11
          of Dayton and Kettering? I think you may have
09:48:48
          mentioned one that I missed.
      12
09:48:50
                        City of Dayton, Kettering.
09:48:53
      13
09:48:53 14
          Oakwood, not very many. It wasn't called
          Moraine back then. I think it was called
09:48:57 15
          Moraine Township, it wasn't the City of Dayton.
09:48:59
09:49:02 17
                        And Miamisburg, I think, every now
          and then, but Dayton had such a vast area,
09:49:07 18
      19
          that -- but like Greene County and places like
09:49:11
          that, they -- they had another company --
09:49:14 20
          Kil-Kare -- Kil-Kare Auto Parts.
09:49:19 21
09:49:21 22
                        Would you say that the City of
                   Q.
          Dayton had most of the cars that came to
09:49:23 23
          Doyle's?
09:49:25 24
09:49:26 25
                   Α.
                        Right.
```

```
Okay. And what would happen to
09:49:26
                   Q.
          these cars once they were brought to Doyle's?
09:49:30
                        Well, Doyle's hired me one winter
                   Α.
09:49:32
          because it was slow at the dump, and I really
09:49:35
          didn't like the cold, so slips would come in,
09:49:39
          they'd bring -- send slips in and I had to sign
09:49:43
          them and put those with the titles, somehow
09:49:46
09:49:50
          they got duplicate of title, they'd staple them
          together, and so I think they had to wait so
09:49:54
09:49:56
      10
          many days and then it would be -- it was
09:50:01
      11
          instantly owned by Doyle Roberson, and then --
          then he would put them in various locations and
09:50:05
      12
          then they could sell the parts off of them.
09:50:08
      13
      14
                   Q.
                        Okay. So they sold parts to the
09:50:09
09:50:11
      15
          cars?
09:50:11
      16
                   Α.
                         Yeah.
                        What about the fluids, like the
09:50:13
     17
                   Q.
          oil and transmission fluid and stuff like
09:50:15
      18
      19
          that?
09:50:18
      20
                        Well, most -- the gas they would
09:50:18
                   Α.
09:50:23
      21
          either puncture, but back then there were --
          before EPA had started putting a restriction,
09:50:26
      22
          they would light them on fire and let them burn
09:50:31 23
09:50:35
      24
          and -- because it was pretty cool because --
```

when the gas tank blew.

09:50:36 25

So, as a kid, I thought that was 09:50:38 the neatest thing, you know, but the 09:50:40 transmissions were taken out if they weren't 09:50:42 sold and put in a big pile and then would drain 09:50:45 09:50:47 the transmission fluid and go right into the 09:50:50 ground. 7 0. How about the motor oil? 09:50:50 09:50:52 8 Α. The same. Okay. So sometimes they would 09:50:52 9 Q. sell -- and, again, I'm just trying to figure 09:50:55 10 09:50:59 11 out what happened to them. Sometimes maybe the motor itself 09:51:00 12 would be sold, the engine would be sold as is 09:51:02 13 09:51:04 14 to somebody, a customer it could be? Right. 09:51:06 15 Α. And if it wasn't, the oil would be 09:51:06 16 Q. 09:51:08 17 drained into the ground? Right, and then he would take it Α. 09:51:10 18 to a salvage yard for the steel -- metal. 09:51:11 19 09:51:14 20 Q. Okay. And, again, would the

09:51:23 24 A.

09:51:16

09:51:18

09:51:21

09:51:24 25

21

22

23

Q. And the -- the chassis or the --

transmission -- a transmission might be sold as

is or it might not be and the transmission

fluid would be drained into the ground?

Yes.

```
39
          whatever the carcass that was left over would
09:51:26
          be burned?
09:51:28
                   Α.
                         Um-hum.
09:51:29
                         That's a yes?
09:51:31
                    Q.
09:51:32
                    Α.
                         Yes. I'm sorry.
09:51:32
       6
                    Q.
                         That's okay. And how many cars
          would come in, like once a day? Once a week?
09:51:39
          What was the --
09:51:43
                    Α.
                         Oh, every hour.
09:51:44
                        Every hour cars would come in?
09:51:44
      10
                    0.
09:51:46
      11
                    Α.
                         Yeah.
                         Was this -- and, again, going
09:51:47
      12
                    Q.
          back, when did you start noticing these cars
09:51:48
      13
09:51:51 14
          come in? Like how old were you when you saw
          this again?
09:51:54 15
                         MR. MUSTO: Objection.
09:51:58
      16
09:51:58 17
          BY MR. ROMINE:
                        Go ahead.
09:51:59 18
                    Q.
                         Way back, maybe nine, ten,
09:52:01
      19
09:52:03 20
          something like that.
09:52:03 21
                   Q.
                         When you were nine or ten years
09:52:03
      22
          old?
09:52:05 23
                   Α.
                         Yeah.
                         And how long did Doyle have this
09:52:05 24
                   Q.
09:52:09 25
          operation at the dump?
```

A. Doyle had had some health issues,
and I think -- and then he got into buying bars
and stuff like that, and his interest kind of
leaned more towards the bars than it did the
auto parts, but I think -- I think I remember
probably in the middle '80s, late '90s -- or
late '80s, I think he did finally slow down
and -- but I think it ended up somewhere in the
'90s somebody else got it and --

- Q. Okay. So your memory is that

 Doyle ran the operation until mid to late '80s,

 but it slowed down at that point?
 - A. Um-hum.
 - Q. Yes?
 - A. Yes.
- Q. Yeah. But someone else maybe bought it from him or took over the business?
- A. Well, I think the city just found another -- they -- they came out with a car crusher, and I remember Dad, someone approached him -- people were always coming over to my dad's house and wanting to loan money to a buy million dollar crusher or whatever, and I think they were considering getting one, but it was just too expensive, so -- so I think that they

41 were being crushed instead of burned. 09:53:28 By then the EPA was really pretty 09:53:29 heavy on Doyle and the dump. South Dayton 09:53:32 Dump, I'm sorry. 09:53:35 09:53:35 Q. Okay. That's okay. And so the business again slowed down sometime in the mid 09:53:39 7 or late '80s? 09:53:41 09:53:43 Α. Um-hum. Yes. And that's when -- that's when you 9 0. 09:53:43 remember the city getting a car crusher? 09:53:45 10 09:53:49 11 Α. Well, it wasn't actually the city. I think there was a company down in West 09:53:50 12 Carrollton, a private owner, I believe, and 09:53:54 13 09:53:57 14 so --Okay. I'm going to move on now. 09:53:57 15 Q. Coca-Cola, did you ever see any Coca-Cola 09:54:04 16 09:54:07 17 products come to the site? Α. Oh, yeah. 09:54:09 18 And tell me a little bit about 09:54:10 19 Q. 09:54:13 20 that. What was the kind of waste that you would see? 09:54:14 21 09:54:16 22 Α. Oh, a lot of wood crates that would carry like a 24 -- let's see --09:54:19 23 24 bottles, and some of them were divided for 09:54:25 24 09:54:29 25 the small eight ounce, and then the others were

42 for like the 16 ounce, and they came in quite 09:54:32 09:54:37 often. Okay. Other than the wooden Q. 09:54:37 cases, was there anything coming from 09:54:40 09:54:42 Coca-Cola? A lot of bottles. They had -- we 09:54:42 Α. thought they was pretty neat, because I 09:54:45 remember because they had stamped -- we started 09:54:47 collecting them, because at the bottom it would 09:54:49 say where the bottling company come in, because 09:54:51 10 people come and go, you get some even from as 09:54:55 far away as California, you know, so, we 09:54:59 12 collected state for state, you know. 13 09:55:03 I see. And did -- did Coca-Cola 09:55:05 14 Q. have their own trucks? 15 09:55:09 Α. Yes, um-hum. 09:55:10 16 09:55:11 17 Q. And I'm trying to -- what was the logo or emblem on the truck? 09:55:14 18 It was red and white. 09:55:19 19 Α. It said 09:55:24 20 Coca-Cola Bottling Company. And how often did these Coca-Cola 09:55:26 21 Q. Bottling Company trucks come to South Dayton 09:55:32 22 09:55:35 23 Dump? 09:55:35 24 Α. Maybe once a week. Maybe every

09:55:39 25

other week.

Q. Okay. And was there any syrup or 09:55:40 liquid that was ever dumped at the site from 09:55:46 Coca-Cola Bottling? 09:55:49 Α. Sometimes there was containers, I 09:55:50 believe, had syrup in it. I don't remember 09:55:52 what they look like, but they --09:55:56 Okay. Do you remember any of the 09:55:59 Q. 09:56:01 drivers? No. 09:56:02 Α. Okay. Was the syrup or liquid --09:56:02 10 Ο. 09:56:06 11 could you use that for anything? Well, we tried to take some of it. 12 Α. 09:56:09 We had a -- a thing you put a CO2 cartridge in 09:56:12 13 09:56:16 14 and use it, but it didn't taste very good, so I guess that's why they got rid of it, so --09:56:20 15 Okay. So you tried to -- you'd 09:56:22 16 Q. take the syrup and make the soda out of it --09:56:23 17 Yeah. Α. 09:56:25 18 -- but it didn't work very well? 09:56:25 19 0. 09:56:27 20 Α. No. Okay. Moving on now again. 09:56:27 21 Q. Earlier you had mentioned a McCall's? 22 09:56:35 23 Α. Um-hum. 09:56:38 Yes? 09:56:39 24 Q. 25 Yes. I'm sorry. 09:56:39 Α.

What is McCall's? 09:56:40 Q. They had mostly cardboard, sheets 09:56:41 2 Α. of paper, eight by whatever, eight by 16 or 09:56:50 something. Ink cartridges. A lot of like 09:56:55 lunch de -- breakfast, lunch debris, stuff like 09:57:05 6 that. 09:57:08 09:57:09 Q. Okay. So they were a customer of 09:57:09 8 South Dayton Dump? Α. Yes. 09:57:12 9 09:57:12 10 Ο. And what kind of business was it? 09:57:13 What did they make? 11 They were a magazine company. 09:57:15 12 Α. Okay. Anything besides paper? 09:57:16 13 Q. 14 Wood pallets, but a lot of -- a 09:57:21 Α. lot of paper waste. 09:57:29 15 09:57:30 16 Q. Any ink? Α. Yeah, ink. 09:57:31 17 And how did the ink come? 09:57:32 18 Q. 19 It was in like tubes, because I 09:57:37 Α. 20 remember we -- if they dumped on our slab and 09:57:40 we didn't see it and we accidentally rolled 09:57:44 21 over it, that ink would go everywhere and on us 09:57:47 22 and so we really didn't like it too well, but 23 09:57:50 09:57:54 24 if it was yellow and whatever color it was, it was real gooey, ooey (sic) and --09:57:57 25

45 So they were different colors ink? 09:57:59 1 Q. Yeah. 09:58:01 Α. Okay. And what did the tubes look 09:58:01 Q. like? Like how big were they? 09:58:04 I don't know if you ever seen 09:58:07 Α. caulking in a tube? 09:58:12 09:58:13 Q. Sure. They have bigger tubes, they 09:58:14 were -- I think they were either that size or 09:58:15 bigger. 09:58:17 10 Okay. So I'm going to suggest to 09:58:18 Q. you, correct me if I'm wrong, maybe 18 inches 09:58:23 12 or two feet long? 13 09:58:25 MR. ANDREASEN: Objection. 09:58:29 THE WITNESS: I'm thinking 12 to 16 09:58:36 15 inches. About 16 to 18. 16 09:58:39 BY MR. ROMINE: 09:58:39 17 Okay. And did McCall's have their Q. 09:58:39 18 own trucks or was it hauled by somebody else? 09:58:45 19 09:58:47 20 Α. Container Service, Larry Brandon, that was one of their big people they hauled 21 09:58:50 09:58:54 22 for. 09:58:54 23 Q. Okay. And how often did the 09:58:57 24 McCall's waste come to the site? 09:59:02 25 A couple times a week. Α.

```
Q.
                        Okay. Did -- was there always
09:59:05
          like paper and ink or did the loads vary,
09:59:08
          sometimes there was ink, sometimes there was
09:59:12
09:59:12
          paper?
                         It -- it varied. That's what made
09:59:14
                   Α.
09:59:16
          my cousin and I angry, because, you know,
          you -- you had to separate the stuff that
09:59:19
09:59:24
          wasn't allowed to go in the incinerator and
          then -- by hand, and so it was pretty messy,
09:59:26
09:59:28
      10
          so --
09:59:28
      11
                   Ο.
                        Okay. So the -- the waste and the
          pallet could go in the incinerator, correct?
09:59:30
      12
                        Well, the waste, the paper and
09:59:34
      13
                   Α.
09:59:36
     14
          stuff could be collected by -- if you remember
          me telling you, there was two older guys that
09:59:38
      15
          put it into the -- another bin. It wasn't
09:59:42
      16
09:59:45 17
          allowed to go, I guess, with the cardboard,
          but -- and I really don't remember what they --
09:59:47 18
          they done with that till later on.
09:59:53
      19
09:59:56 20
                   Q.
                        Okay. So -- so the pallets and
          skids would go in the incinerator?
09:59:58
     21
10:00:01
      22
                   Α.
                        Right.
10:00:01 23
                        But the ink couldn't go in the
                   Q.
10:00:03 24
          incinerator?
10:00:03 25
                        Right.
                   Α.
```

Okay. And where would the ink go 10:00:03 1 Q. or where did the ink go? 10:00:06 We put it into barrels and took it 10:00:08 10:00:11 down to the bottom where other liquids were 10:00:13 dumped. So the pit you talked about 10:00:13 Q. 10:00:14 7 earlier? Um-hum. 10:00:15 Α. Yes? 10:00:15 9 Q. 10 Α. Yes. 10:00:15 Okay. And when do you -- when do 10:00:16 11 Q. you first remember McCall's waste coming into 10:00:19 12 the dump? 13 10:00:23 Mid '60s. See, I worked at 10:00:30 14McCall's for Larry one winter doing snow 10:00:34 15 removal and salt thing, and I think that was 10:00:39 16 '67. So mid -- mid '60s. 10:00:44 17 Okay. And did McCall's bring Q. 10:00:45 18 waste to the site -- or, excuse me. Was there 19 10:00:51 10:00:53 20 McCall's waste brought to the site throughout the time period the dump was operating? 21 10:00:56 Yes, um-hum. 10:00:57 22 Α. 10:00:59 23 Q. Okay. All right. I'm going to switch gears again. Have you heard of the 10:01:01 24 10:01:05 25 Dayton Daily News?

48 10:01:06 Α. Oh, yeah. 10:01:07 And were they a customer of the Q. site? 10:01:09 3 That, and Journal Herald. 10:01:10 Α. 10:01:13 time, there was two newspapers, one in the 10:01:15 morning and one in the afternoon. 10:01:16 Q. And which was the morning? 10:01:18 Α. The Journal Herald. 10:01:20 9 Q. Was it the same company? I'm pretty sure, yeah. 10:01:23 10 Α. 10:01:24 11 Q. Okay. And so there was waste from both the Daily News and the Journal Herald that 10:01:29 12 came to the site? 13 10:01:31 10:01:32 14 Α. Yeah. 15 To the dump? 10:01:32 Q. 10:01:33 16 Α. Yes. Okay. And what kind of -- what 10:01:34 17 Q. kind of waste? 10:01:36 18 Again, like McCall's, mostly paper 10:01:37 19 10:01:41 20 products, and not so much the ink cart -- I don't remember too much about ink from them, 21 10:01:49 10:01:51 22 but it was mostly paper debris, shreds, like 10:01:55 23 shreds of paper, newspaper and -- because I 24 remember Larry at one particular point, I think 10:02:00

it was the latter part of the '60s, decided it

10:02:03 25

had a use, so he started another company called Dayton Fiber, and he would take the newspapers over to another building that was across the river, what we called Drexel area, and started shredding it and putting a chemical with it and making insulation.

So then he hired another couple guys that had another trash truck, and that's all they would put it in was newspaper.

- Q. Okay. This is Larry Brandon?
- A. Yes.
- Q. Okay. So let's -- going back to their trucks now, did they -- or, excuse me.

Did the Daily News and Journal

Herald have their own trucks that came to the

site or did they have other haulers bring their

waste to the site?

- A. I'm pretty -- yeah. Yeah, they had like white trucks, like panel trucks.
- Q. And so at some point before Larry Brandon started his insulation business, the waste that came to the site from the Daily News and the Journal Herald, would that get disposed of at the dump?
 - A. Yeah, mostly we'd put it down at

10:02:25

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10:02:32 10

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10:02:34 12

10:02:40 13

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10:02:46 15

10:02:47 16

10:02:50 17

10:02:51 18

10:02:53 19

10:02:57 20

10:03:03 21

10:03:06 22

10:03:10 23

10:03:12 24

10:03:13 25

the bottom in the pit to absorb a lot of the other products, and it would sort of dissolve,

> So it was kind of nice when he started that company, because we didn't have to mess with it anymore at -- at the incinerator, so, you know.

- Now, was it like blank newsprint or was it like old printed newspaper
- Okay. And now after Larry Q. Both. Brandon started his Dayton Fiber operation, was there waste that came from the newspapers that stayed at the South Dayton Dump or did it all go over to Dayton Fiber?
- Α. Well, like I said, it -- oh, you mean during the operation?
 - Q. Yeah.
 - Α. Of Larry's operation?
 - Correct. Q.
- Α. Well, there'd still be pallets sometimes. Sometimes there would be these newspaper steel things that you put newspaper in, sometimes they would come, but mostly paper

10:03:16 10:03:21 like toilet paper eventually. 10:03:25 10:03:26 10:03:28 10:03:30 10:03:32 10:03:34 Q. Okay. 10:03:36 that came? 10:03:40 10 10:03:40 11 Α. Both. 10:03:41 12 13 10:03:47 10:03:52 14 10:03:55 15 10:03:57 16

10:04:04 20

10:04:05

10:04:09

10:04:13

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10:04:02

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10:04:17 25

debris. 10:04:23 When you say the steel things, Q. 10:04:24 like you'd go on the sidewalk and you'd put 10:04:26 your quarter in --10:04:27 10:04:27 Α. Right. 6 Q. -- and take out your newspaper? 10:04:29 7 Right. 10:04:30 Α. 10:04:30 8 Q. And those would sometimes be disposed of at the dump? 10:04:34 9 10:04:35 10 Α. Right. 10:04:35 11 Q. Okay. And, again, when do you first remember that the -- the waste coming 10:04:44 12 from the newspapers to the dump? 10:04:48 13 10:04:53 14 Α. As long as I can remember. I was pretty young. 10:04:55 15 And when did Larry Brandon start 10:04:55 16 Q. his Dayton Fiber operation? 10:04:58 17 Once again, I think I said before, Α. 10:05:00 18 I think late '70s -- or late '60s. 19 10:05:03 10:05:06 20 Q. Late '60s? Yeah. 10:05:07 21 Α. 22 Q. Okay. 10:05:07 10:05:13 23 Everything was kind of really Α. jumping in the '60s. I don't know why, but it 10:05:15 24 10:05:17 25 was just, you know -- the '70s was more touch

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52
          and go, and so -- but I remember the '60s being
10:05:23
           a lot of -- lot of stuff came in.
10:05:27
                          Good business for the dump during
                    Q.
10:05:30
           the '60s?
10:05:31
                          Pardon me?
10:05:32
                    Α.
                          Good business for the dump during
10:05:33
                    Q.
        7
           the '60s?
10:05:34
                          Yeah, um-hum.
10:05:35
                          Okay. And how often did the
10:05:36
                    Q.
           newspapers' trucks come to the dump?
10:05:41 10
                          Well, I think I said it was -- it
10:05:46 11
                    Α.
           was maybe a couple times a week.
10:05:49 12
                          Okay. How you doing so far?
       13
                    Q.
10:05:51
10:05:54 14
                    Α.
                          Okay.
                          Do you need a break?
10:05:55 15
                    Q.
                          No, I'm fine.
10:05:56
       16
                    Α.
10:05:57 17
                    Q.
                          Okay. Are you familiar with a
           company called DAP, D-A-P?
10:06:10 18
                          Yeah, they made tubes of
10:06:12
       19
10:06:19 20
           different -- various things. Mostly caulking,
           that I remember.
10:06:22 21
                          And did DAP --
10:06:23
       22
                    Q.
10:06:25 23
                          MR. COUGHLIN: Objection.
                                                         Move to
           strike as nonresponsive. That's Bill Coughlin for
10:06:26 24
10:06:26 25
           DAP.
```

53 10:06:32 1 BY MR. ROMINE: Did DAP Products come to the South 10:06:32 Q. Dayton Dump as waste? 3 10:06:36 4 Α. Yep. 10:06:37 10:06:37 5 MR. COUGHLIN: Object to form. Leading. 10:06:39 10:06:39 7 BY MR. ROMINE: Go ahead. 10:06:39 Ο. MR. COUGHLIN: And, Dave, so I'm 10:06:41 9 not -- I have to do this question by question, 10:06:43 10 because apart from the form objection, there's 10:06:46 11 also an objection that emerges from the November 10:06:49 12 6th hearing we had, and that was, we were supposed 13 10:06:53 10:06:57 14 to get a synopsis so we could evaluate whether or not you were going to be retreading the same 10:06:59 15 ground in this deposition as in the 2012 10:07:02 16 10:07:04 17 deposition, we didn't get that, and it also sounds like you're retreading the same ground. 10:07:07 18 So on the basis of the directives we 10:07:10 19 10:07:12 20 got from the Court on November 6th, I'm going to move to strike the testimony as well. I want to 10:07:15 21 try to have to avoid -- I'm going to try to avoid 10:07:18 22 10:07:18 23 objecting to each question, but without the

synopsis, I don't know until I hear it, and in

light of the question -- in light of the prior

10:07:22

10:07:24

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question to where the witness gave an answer that 10:07:27 was unresponsive, I'm just going to have to do 10:07:31 those objections. 10:07:34 10:07:35 MR. ROMINE: And did you object to the notice of deposition by December 6th as we 10:07:36 instructed the recipients in the notice of 10:07:40 10:07:42 deposition? Yes, in fact, we did MR. COUGHLIN: 10:07:43 in writing, along with some of the other 10:07:44 defendants, and that's why I'm preserving these 10 10:07:47 objections, and, in fact, in e-mails you drafted, 10:07:50 you said these were preserved, so I'm going to do 10:07:57 12 13 that. 10:08:01 No, I mean, did you 10:08:01 14 MR. ROMINE: object by December 6th in the revised notice of 10:08:03 15 deposition that was sent out, in the revised 10:08:06 16 notice of deposition? Did you object after the 10:08:07 17 revised notice of deposition was sent out? 10:08:11 18 We objected to -- yes, 19 MR. COUGHLIN: 10:08:12 10:08:15 20 we preserved our objections, that's correct. 21 MR. ROMINE: No, no. Did you object 10:08:17 to the revised notice of deposition after the 10:08:17 22 10:08:20 23 revised notice of deposition was sent out? MR. COUGHLIN: Yes, we preserved our 24 10:08:22 25 objections, and to the extent there's any doubt in 10:08:24

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55
          your mind, I'm doing it now --
10:08:28
                        MR. ROMINE:
                                       Do you have that
10:08:29
          objection in writing that you sent after the
10:08:29
10:08:31
          revised notice of deposition was sent out?
10:08:34
          have it right now?
                        MR. COUGHLIN: Well, it's --
10:08:35
10:08:36
                        MR. ROMINE: Do you have it right
10:08:37
          now?
                        MR. COUGHLIN: Let me answer your
10:08:37
          question, I'm not the witness. I'm just making an
      10
10:08:41
          objection. I don't know if I have a copy of it,
10:08:42
          but I know I have it -- I know I've seen the
10:08:44
      12
          letters. I know I have the e-mail exchanges, I
      13
10:08:45
10:08:48
          know you've seen them, and I'm preserving those
          objections. If you think somehow they were
10:08:50
      15
          waived, they're not. I'm going to make the
      16
10:08:52
10:08:54 17
          objections.
                        MR. ROMINE:
                                       Do you -- did you
10:08:55
      18
      19
          send --
10:08:55
10:08:57
      20
                        MR. COUGHLIN: Do you have any more
      21
          questions? Are we going on or what?
10:08:58
                        MR. ROMINE: I'm asking you a
10:08:59
      22
10:09:00 23
          question. You put your objections on the record.
          I'm asking you a question.
10:09:02 24
     25
10:09:03
                        MR. COUGHLIN:
                                         Okay.
```

MR. ROMINE: Did you send a written 10:09:03 objection to me after my e-mail exchange with Mr. 10:09:04 Haughey pursuant to the revised notice of 10:09:11 10:09:13 deposition I sent after my e-mail exchange with 10:09:16 Mr. Haughey? Did you do that? MR. COUGHLIN: I don't know, but I do 10:09:17 10:09:20 know I'm preserving the objections as was set forth in the correspondence, and I'm doing it now, 10:09:23 and I don't think there was anything that you or 10:09:26 me or anybody else could write that would alter 10 10:09:28 what the judge directed us to do on November 6th. 10:09:31 So I'm going to preserve those 10:09:34 12 objections, and I'm sorry to agitate you, but I 10:09:36 13 know of no other way to do it. I'm happy to be 10:09:40 14 educated otherwise. 10:09:41 15 BY MR. ROMINE: 16 10:09:41 Let's talk about DAP. 10:09:46 17 0. Was there waste from DAP that came to the South Dayton 10:09:52 18 Dump? 19 10:09:53 10:09:53 20 Α. Yes. 21 MR. COUGHLIN: Objection. 10:09:54 Form. Leading. November 6th. 10:09:54 22 10:09:58 23 MR. ROMINE: Do you have the transcript of the judge's order on November 6th? 24 10:09:58 25 Do you have it with you right now? 10:10:01

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10:10:03
       1
                         MR. COUGHLIN: Do you have any more
          questions?
10:10:03
                         MR. ROMINE: Do you have it with you
10:10:04
10:10:05
          right now?
10:10:06
       5
                         MR. COUGHLIN:
                                          Do you have any more
          questions?
10:10:06
10:10:07
                         MR. ROMINE:
                                       I'm asking you a
                      You're objecting on the basis of the
10:10:08
          November 6th --
10:10:10
                                          I'm going to make my
      10
                         MR. COUGHLIN:
10:10:10
          objections. I can't help it if you weren't on the
10:10:12
          phone.
10:10:12
      12
      13
                         MR. ROMINE:
                                       I was on the phone.
                                                               I
10:10:13
10:10:13
      14
          was there.
      15
                         (Thereupon, the court reporter
10:10:13
          interrupted the proceedings.)
      16
10:10:13
10:10:15
      17
                         MR. HAUGHEY: Hold on.
                                                    Hold on,
          folks.
                   We're getting nowhere with this.
                                                         This is
10:10:16
      18
          Steve Haughey. Can't we just take a running or
10:10:21
      19
10:10:24 20
          continuing objection for all the grounds that
          counsel for DAP has raised, and then let's just
10:10:27
      21
          move on?
10:10:30
      22
10:10:30 23
                         I don't understand why we have to
          continue to enter the objections and argue about
10:10:31 24
          them. Make the continuing objection and let's
10:10:33 25
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move on and get this record done or we're not 10:10:34 going to get out of here. 10:10:37 Well, Steve, there is MR. COUGHLIN: 10:10:38 an issue of why I have to make the objections. Ιf 10:10:39 we had a synopsis, then I'd know what your 10:10:41 questions are. 10:10:43 MR. HAUGHEY: You can do a continuing 10:10:43 10:10:45 objection on that grounds and then you don't have to do it in every question, which obviously is 10:10:47 irritating counsel. 10:10:50 10:10:51 11 So why can't we put a continuing objection on the record, Bill? 10:10:53 12 MR. COUGHLIN: I can't help it if it 10:10:54 13 10:10:56 14 irritates him, but I won't know the question until I hear it, so I may not have an objection to it. 10:10:58 15 MR. ROMINE: I'm willing to have a 10:11:00 16 10:11:02 17 standing objection for you from any alleged violation of what the judge said on November 6th. 10:11:10 18 10:11:14 19 MR. COUGHLIN: Well, thank you, I 20 appreciate that, and I will make that continuing 10:11:15 objection, but there's also the question of form. 10:11:18 21 You noticed this witness. You've not 10:11:21 22 noticed him upon cross-examination. You can't ask 10:11:23 23 him leading questions, you have to ask him direct 10:11:27 24 25 exam questions, and you're leading him, so I have 10:11:29

to make those objections or they're waived. 1 10:11:32 10:11:41 MR. ROMINE: Did anybody bring their Federal Rules of Civil Procedure? 10:11:42 3 MR. SHARETT: Well, we don't have to 10:11:45 10:11:46 bring the rules. He can just ask him leading 10:11:48 questions the whole time. 10:11:49 MR. COUGHLIN: If you have the notice 10:11:49 of deposition, it does not -- it doesn't use the 10:11:51 phrase cross-examination. 10 MR. ROMINE: Does anybody have the 10:11:52 Federal Rules of Civil Procedure? 10:11:56 MR. HAUGHEY: I don't think anybody 10:11:56 12 13 does, but I -- this is Steve Haughey. I have the 10:11:58 10:11:59 notice and --MR. ROMINE: Good. 10:11:59 15 MR. HAUGHEY: -- I do concur that the 10:12:01 16 10:12:02 17 notice does not state that it will be on cross-exam nor does the subpoena, so, you know, 10:12:05 18 I -- and you didn't, Mr. Romine, specify at the 10:12:08 10:12:12 20 beginning whether this was going to be on cross or direct. So I don't know what we're doing here, 10:12:15 21 10:12:17 and I -- like Mr. Coughlin, I would presume that 10:12:20 23 since it didn't say it was going to be on cross and there was not a subpoena, that this is not a 10:12:22 24

deposition as on cross, but -- and there was no

10:12:25 25

1 foundation to set it up that way. 10:12:28 This is Glenn Harris. 10:12:33 MR. HARRIS: have two comments -- two comments from Glenn 10:12:33 Harris. Number one, I don't really care what his 10:12:36 10:12:39 notice said anyway. He can't change what the rules are with his notice. Number two, I got a 10:12:41 rule book here if you want to know what the rule 10:12:43 10:12:45 says. MR. ROMINE: Yeah. What does Rule 10:12:45 30(b) say? 10:12:49 10 Well, it says a lot of 10:12:53 MR. HARRIS: things. Are you trying to -- are you looking at 10:12:54 12 something in particular? 13 10:12:56 Yeah, about objections. 10:12:58 14MR. ROMINE: MR. HARRIS: I mean, it's a -- this 10:12:59 15 is a three page rule. It says examination and 10:13:02 16 10:13:11 17 cross-examination of a deponent proceed as they would at trial under the Federal Rules of 10:13:14 18 19 Evidence. 10:13:14 10:13:17 20 In other words, you can't ask leading questions because he's your witness. Objections: 10:13:19 21 An objection at the time of the examination, 10:13:21 22 10:13:25 23 whether to evidence, to a party's conduct, to the officer's qualifications, to the manner of taking 10:13:27 24 10:13:30 25 the deposition or to any other aspect of the

deposition must be noted on the record, but the examination still proceeds. The testimony is taken subject to any objection.

An objection must be stated concisely in a nonargumentative and nonsuggestive manner. A person may instruct a deponent not to answer only when necessary to preserve a privilege, to enforce a limitation ordered by the Court or to present a motion under Rule 30(d)(3). And while I'm at it, I'm joining in Bill Coughlin's objection.

MR. HAUGHEY: This is Steve Haughey.

I'm also going to join the objection on behalf of
Flowserve, Coca-Cola, University of Dayton and
Standard Register, but I would offer that if
someone is willing to give me a continuing
objection on any leading questions done on direct,
then I'm ready to move on.

MR. ROMINE: I'll give you the continuing objection.

MR. HAUGHEY: Thank you.

MR. HARRIS: Well, wait a minute, I'm not willing to waive that. He's not supposed to ask leading questions. I'm not going to just let him ask leading questions just because -- you know, I'll object every time if I have to.

10:14:20 12 10:14:25 13 10:14:28 14 10:14:31 15 10:14:34 16 10:14:38 17

10:14:40

10:14:40

18

19

10:14:43 21 10:14:44 22 10:14:47 23 10:14:48 24

10:14:48

10:14:41 20

MR. COUGHLIN: Barb, this is Bill 10:14:51 1 I will not waive. Coughlin. Form. Leading. 10:14:52 MR. HAUGHEY: Okay. Hey, gentlemen, 10:14:55 I'm not waiving anything. This is -- I said as 10:14:55 long as I get a continuing objection so I don't 10:14:58 have to keep interrupting every ten seconds. 10:15:00 10:15:03 That's not a waiver, gentlemen, so there's nothing wrong with entering --10:15:06 MR. SHARETT: 9 I guess you're just 10 required to ask questions in the right form. MR. HAUGHEY: I hear you. 11 12 (Thereupon the court reporter 13 interrupted the proceedings.) MR. SHARETT: Anthony Sharett, DP&L. 10:15:12 14 10:15:12 15 I just have an objection because he hasn't dealt with my client yet, but the vast majority of his 16 10:15:16 questions have been leading, lack foundation and 10:15:19 17 are objectionable to form, just like 80 percent of 10:15:21 18 your questions. So I don't think we should be 19 10:15:23 10:15:25 20 waiving the fact that he should be required to ask questions in the correct form. This is your 10:15:29 21 22 witness. 10:15:45 10:16:29 23 MR. McCALL: If we're not going to proceed, can we go off the record? 10:16:32 24 10:16:32 25 We're going to proceed MR. ROMINE:

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63
           in a minute. Could you read back the last
10:16:33
           question and answer, please?
10:17:57
10:17:57
                          (Record read.)
           BY MR. ROMINE:
10:17:57
10:18:56
                    Q.
                          Was DAP waste brought to South
10:18:56
           Dayton Dump?
10:18:59
                    Α.
                          Yeah.
                          MR. COUGHLIN: Objection to form.
10:18:59
           Leading.
10:19:00
           BY MR. ROMINE:
10:19:01 10
       11
                          And what kind of waste from DAP
10:19:02
                    Q.
           came into the site?
10:19:04 12
10:19:06
      13
                          MR. COUGHLIN: Objection to form.
10:19:07 14
           Leading.
                          MR. HARRIS: Glenn Harris joins.
10:19:09 15
10:19:09
      16
                          MR. DICKERSON: La Mirada joins.
10:19:14 17
                          THE WITNESS: What do I do?
           BY MR. ROMINE:
10:19:14 18
      19
                    Q.
                          Go ahead. You can answer.
10:19:14
10:19:20 20
                    Α.
                          Like the plastic tubes that -- at
           that time, I believe, they -- today I'm a
10:19:25 21
           carpenter now, so -- but mostly like paper
      22
10:19:28
           tubes that had aluminum and like a rubber end
10:19:31 23
           to it.
. 10:19:35 24
10:19:36 25
                          MR. COUGHLIN:
                                           Move to strike.
```

BY MR. ROMINE: 10:19:37 And what was the -- what was in 10:19:37 Q. these tubes? 3 10:19:43 MR. COUGHLIN: Objection. 10:19:44 Leading. 10:19:46 5 MR. DICKERSON: Objection. 10:19:49 7 THE WITNESS: I really don't remember 10:19:49 10:19:50 actually the product, because I wasn't a carpenter at that time, but, you know, I think what really 10:19:53 strikes me is because the driver told me they 10:19:57 10:20:01 11 had -- I was -- my interest in carpentry was just now building up and we were talking and they 10:20:04 12 said -- he said they had a display over by the 10:20:08 13 10:20:10 14base where they had a bunch of windows that had been old glazing cans, had metal glazing cans 10:20:13 15 where they had glazed windows and stuff and tested 10:20:17 the visibility -- durability of being in weather, 10:20:20 17 and I thought that was pretty neat, so I drove 10:20:24 18 19 over there one day to look at it. 10:20:26 20 MR. COUGHLIN: Move to strike. 10:20:28 BY MR. ROMINE: 10:20:30 21 So you're saying that the waste 10:20:30 22 Q. was -- some of the waste was these caulking 10:20:32 23 10:20:34 24 tubes? 10:20:34 25 Um-hum. Α.

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65
10:20:34
                   Q.
                         Yes?
       2
                         MR. COUGHLIN: Objection to form.
10:20:34
10:20:34
       3
                         THE WITNESS: Yes.
                         MR. COUGHLIN: Move to strike.
10:20:34
       5
          BY MR. ROMINE:
10:20:34
                         And some of them were the glazing
10:20:39
                   Q.
          cans?
10:20:40
                         Yes.
10:20:40
       8
                   Α.
       9
                         Okay.
                                 And --
                   Q.
      10
                         MR. COUGHLIN: Objection.
                                                       Form.
          Move to strike.
      11
                         (Thereupon, the court reporter
      12
      13
          interrupted the proceedings.)
      14
          BY MR. ROMINE:
      15
                   Q.
                         And --
                         MR. HARRIS: Can we -- can we, to
10:20:50
      16
          make this -- wait, hold on second. Could we, for
10:20:50 17
          movement purposes, just have me join in on all of
10:20:53 18
          Mr. Coughlin's objections so I don't have to do it
10:20:55
      19
          every time?
10:20:55 20
10:20:55
      21
                         MR. DICKERSON: Same for La Mirada
10:21:00 22
          Products.
10:21:00 23
                         MR. COUGHLIN: That's okay with me.
10:21:01 24
          BY MR. ROMINE:
10:21:01 25
                   Q.
                         And what was in the glazing cans?
```

10:21:06 MR. COUGHLIN: Objection. Form. THE WITNESS: It was a gray 10:21:09 10:21:10 substance, like putty. It had oil on the top of it, like kind of gooey. 10:21:16 MR. COUGHLIN: Move to strike. 10:21:20 BY MR. ROMINE: 10:21:20 And what was -- what was the oil? 10:21:22 0. Like how did that get there? 8 10:21:24 MR. COUGHLIN: Objection to form. 10:21:26 THE WITNESS: I think -- I really 10:21:28 10 don't know, but my experience is that -- now that 11 10:21:31 I'm in the business, is that the oils rise to the 10:21:34 10:21:38 13 top because the other stuff is heavy. MR. COUGHLIN: 10:21:41 14 Move to strike. 10:21:42 15 BY MR. ROMINE: And where in this site were the --16 10:21:43 Q. we're talking about the caulking tubes now. 10:21:47 17 10:21:48 18 Α. Right. 19 10:21:49 Q. Where were those disposed of? 10:21:50 20 MR. COUGHLIN: Objection to form. 10:21:52 21 THE WITNESS: It came with card -- in 10:21:53 22 cardboard boxes, a couple pallets of them. 10:21:56 23 we'd take it -- we'd take it on the lower tier where we buried it, and then the wood debris we'd 10:21:57 24 10:22:04 25 take up to the incinerator.

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67
10:22:06
          BY MR. ROMINE:
10:22:06
                   Q.
                         Okay.
10:22:07
       3
                         MR. COUGHLIN: Move to strike.
          BY MR. ROMINE:
10:22:08
                         So the caulking tubes were -- were
                   0.
10:22:08
          buried in the -- in what you called the lower
10:22:12
          tier?
10:22:13
                         MR. COUGHLIN: Objection to form.
10:22:13
       8
                         THE WITNESS: It wasn't the lower.
       9
10:22:15
          It was the -- it was the second to the lowest.
10:22:16
      10
      11
          BY MR. ROMINE:
10:22:16
                   Q.
                         The second to the lowest tier?
10:22:17
      12
      13
                   Α.
                         The third tier.
10:22:18
                         Okay. And you're saying --
      14
                   Q.
10:22:18
                         MR. COUGHLIN: Move to strike.
10:22:20
      15
                         (Thereupon, the court reporter
10:22:20
      16
          interrupted the proceedings.)
      17
10:22:20
          BY MR. ROMINE:
10:22:31 18
10:22:31
      19
                   Q.
                         And --
                         MR. HAUGHEY:
      20
10:22:33
                                        Excuse me.
                                                       Mr.
          Grillot, do you understand, please pause after he
10:22:33
      21
10:22:36
      22
          is done to see if there is an objection?
      23
                         THE WITNESS:
                                         Sure.
10:22:36
10:22:38
      24
                         MR. HAUGHEY: Then if there isn't
10:22:41 25
          one, go ahead and answer. That way she can get it
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68
         all down without trying to figure out who's saying
10:22:42
10:22:47
       2
          what.
                         THE WITNESS:
10:22:47
       3
                                         Sure.
                         MR. HAUGHEY: Okay. Thank you.
10:22:47
          BY MR. ROMINE:
10:22:47
                         So if I understand you correctly,
10:22:47
          DAP waste came in, including pallets and
10:22:52
          crates, if I'm understanding you correctly?
       8
10:22:57
                         Yes.
       9
                   Α.
10:22:58
                         MR. COUGHLIN: Objection to form.
10:22:58
      10
          What was the answer? I didn't hear it.
      11
10:23:03
                         THE COURT REPORTER:
      12
                                               Yes.
10:23:05
                         MR. COUGHLIN: Move to strike.
10:23:05
      13
      14
          BY MR. ROMINE:
10:23:07
10:23:07 15
                   Q.
                         And the crates and the pallets
          went to the incinerator?
      16
10:23:11
10:23:12 17
                         MR. COUGHLIN: Objection to form.
                         THE WITNESS: Did I wait long enough?
10:23:14 18
10:23:16 19
          Okay. Yes.
10:23:16 20
                         MR. COUGHLIN: Move to strike.
          BY MR. ROMINE:
10:23:18
      21
10:23:18 22
                   Q.
                         And the caulking went to the --
10:23:22 23
          the second to the lowest tier?
10:23:23 24
                         MR. COUGHLIN: Objection to form.
10:23:25 25
                         THE WITNESS: Third -- third to the
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69
          lowest tier.
10:23:27
10:23:28
          BY MR. ROMINE:
10:23:29
                         Okay. Third to the lowest, second
          from the top?
10:23:30
       5
                      MR. COUGHLIN: Same objection.
10:23:31
                         THE WITNESS:
                                         Yeah. Let's see.
10:23:32
          Yeah.
10:23:34
                         MR. COUGHLIN: Move to strike.
10:23:35
          BY MR. ROMINE:
       9
10:23:35
                   Q.
                         And then the glazing cans, where
10:23:36
      10
          were the glazing cans disposed of?
      11
10:23:40
      12
                         MR. COUGHLIN: Objection to form.
10:23:41
      13
                         THE WITNESS: The third tier.
10:23:43
          BY MR. ROMINE:
      14
10:23:43
      15
                        Also in the third tier or was
10:23:43
          it -- or is that a different tier? Go ahead.
10:23:46
      16
          Or, I'm sorry, wait for the objection.
      17
10:23:48
                         MR. COUGHLIN: Objection to form.
10:23:48
      18
                         THE WITNESS: You ready? What was
10:23:53
      19
10:23:54 20
          the question again? I'm sorry.
          BY MR. ROMINE:
10:23:54 21
10:23:55 22
                   Q.
                         That's okay. Where were the
10:23:57 23
          glazing cans disposed of?
10:24:00 24
                         MR. COUGHLIN: Same objection.
10:24:01 25
                         THE WITNESS:
                                        Third tier.
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70
                        MR. COUGHLIN: Move to strike.
10:24:02
          BY MR. ROMINE:
10:24:02
                        Was that different from the
       3
                   Ο.
10:24:02
         caulking tubes?
10:24:03
                   Α.
                         No.
10:24:04
                         MR. COUGHLIN: Same objection.
10:24:04
                                                             Move
          to strike.
       7
10:24:06
          BY MR. ROMINE:
10:24:06
       8
       9
                   Q.
                         Same -- same place?
10:24:06
                         MR. COUGHLIN: Same objection.
10:24:14
      10
                         THE WITNESS: I'm -- I'm confused, so
10:24:16
      11
10:24:16 12
          I --
          BY MR. ROMINE:
10:24:16
      13
                         That's okay. I'm confused, too.
10:24:17 14
                   Q.
          We'll just try and take it slowly so that
10:24:19 15
          everybody gets their chance to be heard.
10:24:19 16
                         THE WITNESS: Well, if I look at you,
10:24:22 17
10:24:23 18
          could you -- could you nod for me that -- that
10:24:25 19
          you're ready?
10:24:25 20
                         THE COURT REPORTER:
                                                 No.
10:24:25 21
                         THE WITNESS: Okay. Don't -- I'll
10:24:26 22
         try and figure it out. Okay. Next question,
10:24:26 23
          please.
          BY MR. ROMINE:
10:24:26 24
10:24:33 25
                   Q.
                         The next question is, where were
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71
          the glazing cans disposed of?
10:24:36
10:24:39
        2
                         MR. COUGHLIN: Objection to form.
10:24:41
        3
          BY MR. ROMINE:
                    0.
                         Go ahead.
10:24:41
        5
                    Α.
                          The -- with the other debris on
10:24:41
          the third tier.
10:24:45
10:24:45
                    0.
                         Okay.
                         MR. COUGHLIN:
                                           Move to strike.
       8
10:24:46
        9
          BY MR. ROMINE:
10:24:47
                         With the caulking tubes?
10:24:47
      10
                    Q.
                         Yes.
      11
                    Α.
10:24:49
10:24:50
      12
                    Q.
                         Okay.
      13
                                           Same objection.
10:24:50
                         MR. COUGHLIN:
                                                               Same
          motion to strike.
      14
10:24:52
          BY MR. ROMINE:
10:24:52
      15
                         Other than the caulking tubes, the
10:24:52
      16
                    0.
      17
          glazing cans, the pallets, was there other
10:24:58
          waste from DAP that came to South Dayton Dump?
10:25:03
      18
10:25:05
      19
                         MR. COUGHLIN:
                                           Objection to form.
       20
                          THE WITNESS: Not to my recollection.
10:25:09
          BY MR. ROMINE:
10:25:11
      21
10:25:11 22
                    Q.
                         And when do you first remember
10:25:15 23
          waste from DAP coming to South Dayton Dump?
10:25:17 24
                          MR. COUGHLIN: Objection to form.
10:25:24 25
                          THE WITNESS:
                                          In the '70s -- or '60s
```

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72
       1 mostly.
10:25:26
10:25:27
                         MR. COUGHLIN: Move to strike.
          BY MR. ROMINE:
10:25:29
                         Okay. And did waste from DAP come
                   Ο.
10:25:29
10:25:29
          to the site throughout its operation?
                         MR. COUGHLIN: Objection to form.
10:25:34
       7
                         THE WITNESS: Now I forgot the
10:25:38
10:25:39
          question.
          BY MR. ROMINE:
10:25:39
                         Did waste come from DAP throughout
                   Q.
10:25:39
      10
10:25:43
      11
          the time that the site was operating?
10:25:43
      12
                   Α.
                         Yes.
                         MR. COUGHLIN: Same objection.
10:25:44
      13
                                                              Move
10:25:47
      14
          to strike.
          BY MR. ROMINE:
10:25:47
      15
                         And did the waste from DAP come in
      16
                   O.
10:25:47
      17
          DAP's own trucks or was it hauled by somebody
10:25:50
          else?
10:25:53 18
      19
                         MR. COUGHLIN: Objection to form.
10:25:53
                         THE WITNESS: I don't remember.
10:25:55
      20
10:25:55 21
          BY MR. ROMINE:
                         Okay. How frequently did you see
10:25:56 22
                   Q.
          DAP waste at South Dayton Dump?
10:26:00 23
10:26:05 24
                   Α.
                         I'm really having a hard time
          thinking right now because I feel tension, a
10:26:08 25
```

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73
10:26:10
       1
          lot of tension.
                         No problem. The tension is
10:26:10
                   Q.
10:26:12
          between me and the other lawyers, it's not
          really for you.
10:26:14
                         Well, it's building on me, so --
                   Α.
10:26:14
                         Okay. All right.
10:26:16
                   Q.
                         I don't remember the question
10:26:19
                   Α.
       8
          again, so --
10:26:21
                         That's okay. How frequently did
10:26:21
                   Q.
      10
          you see DAP waste come to the South Dayton
10:26:24
          Dump?
      11
10:26:24
10:26:27
      12
                         MR. COUGHLIN: Same objection.
10:26:28
      13
                         THE WITNESS: Maybe once a month, if
      14
          that.
10:26:31
10:26:31
                         MR. COUGHLIN: Move to strike.
      15
10:26:34
      16
                         MR. ROMINE: All right. Let's take a
          ten minute break.
10:26:36 17
                         THE WITNESS:
                                         Thanks.
10:26:37
      18
10:26:37
      19
                         (Pause in proceedings.)
      20
                         MR. ROMINE: Okay. We're going to go
10:37:08
          back on the record.
10:37:09
      21
      22
          BY MR. ROMINE:
10:37:09
10:37:10 23
                         So I'm going to move on now,
                   Q.
          different subject, and ask you --
10:37:13 24
10:37:15 25
                         MR. COUGHLIN: I'm sorry, are we back
```

74 on? 10:37:16 1 MR. ROMINE: 10:37:17 Yes. 3 BY MR. ROMINE: 10:37:17 10:37:17 Q. Have you ever heard of a company called Dayton Industrial Drum? 10:37:19 Α. Yes. 10:37:21 And was Dayton Industrial 10:37:21 7 Q. Okay. Drum a customer of the South Dayton Dump? 10:37:24 Yes. Α. 10:37:25 0. All right. And what kind of waste 10 10:37:26 did Dayton Industrial Drum bring to the site? 10:37:29 Well, what the name says, drums, 10:37:32 12 Α. 13 55-gallon steel drums. 10:37:34 And what happened to those drums 10:37:37 14 when they came to the dump? 10:37:39 15 Α. It depended on how much liquid was 16 10:37:41 in it, but if full, we dropped them down to the 10:37:43 pit, to the very last tier that I was telling 10:37:47 18 you about, and then we'd go down and unscrew 19 10:37:51 the cap, and whatever was in it, we'd empty it 10:37:53 20 and then take them up to the top to get them 10:37:57 21 ready for the next thing that we did to them. 10:37:59 22 10:38:03 23 Q. So what happened to the empty 10:38:06 24 drums? 10:38:07 25 Well, I had to take a coal chisel Α.

and -- and tap all the way around the top, cut 10:38:11 the lid off, and then we would take and put them off to the side, and then various companies would buy them. 10:38:23

> Mostly like construction places and stuff, and they'd put them along the highway, which now we have the plastic ones. A lot of them -- people got them for trash and -and so on and so forth.

- 0. Okay. Did most of the drums have some kind of liquid or something inside them when they came to your -- to the South Dayton Dump or were most of them empty?
- I'm a -- the drum company mainly, I think -- if I'm not mistaken, they had another site in Beavercreek, and so I guess what -- at that time, I guess there was a -within areas they had -- like they just had a creek going through it. Now, whether they got dumped there or whether they had to bring them over to us, because they knew they could dump it over there, so --
- So would you say most of them were 0. empty or most of them had stuff in them when they came to the South Dayton Dump?

10:38:25

10:38:30

10:38:32

10:38:37

10:38:39

10:38:40

10:38:46

10:38:48

10:38:51

10:38:53

10:39:02

10:39:06

10:39:11

10:39:15

10:39:20

10:39:22

10:39:24

10:39:27

10:39:29

10:39:33

10:39:35

10

11

12

13

14

15

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17

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19

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21

22

23

24

25

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10:39:35
                    Α.
                          It was more -- had -- had more --
          if not, maybe a third of it at least pretty
10:39:38
10:39:41
          full.
10:39:42
                    Q.
                          Okay. So most of them did have
          some contents in the drum when they came to
10:39:44
          your site?
10:39:46
10:39:46
                    Α.
                         Right.
       8
                    Q.
                         Yes?
10:39:46
                         Yes.
10:39:48
        9
                    Α.
10:39:48
      10
                    Q.
                         Okay. When you were here with Mr.
          Silver, with Larry Silver, you had mentioned a
      11
10:39:55
          company called the Barrel Factory?
10:39:58
      12
10:40:00
      13
                    Α.
                         Yeah, that was the Beavercreek
          location.
      14
10:40:02
                         So in your mind, the Barrel
10:40:02
      15
10:40:04
      16
          Factory and Dayton Industrial Drum are the same
      17
          company?
10:40:07
10:40:07
                         MR. PIERCE: Objection.
      18
                                                       Dayton
10:40:07
      19
          Industrial Drum.
                          THE WITNESS: From my recollection,
10:40:09
      20
10:40:10
      21
          yes.
      22
          BY MR. ROMINE:
10:40:10
                         Okay. And how frequently did
10:40:10
      23
                    Q.
          drums come from Dayton Industrial Drum to the
10:40:13 24
10:40:16 25
          dump?
```

77 Well, other companies brought 10:40:17 Α. them, too. Frigidaire. Oh, a lot of like tool 10:40:20 10:40:30 and die places had like recyclable shave -metal shavings in it, but how frequently? 10:40:35 Every day some came. 10:40:43 6 Q. Okay. I want to focus now 10:40:45 specifically on Dayton Industrial Drum and not 10:40:46 drums from Frigidaire or other places. 10:40:50 Α. Okay. 10:40:52 If you could focus on that, do you 10:40:52 10 Q. remember how frequently they came to South 11 10:40:55 Dayton Dump? 10:40:58 12 Α. Probably every -- maybe every 10:40:58 13 other day, if not once a week. 14 10:41:00 And did Dayton Industrial Drum 10:41:03 15 Q. have its own truck? 10:41:08 16 17 Α. Yes. 10:41:10 And what did that truck look like? 10:41:11 18 Q. Kind of had -- it was white --10:41:15 19 Α. white with like black railings around it and 20 10:41:18 they were all sitting on that and then they'd 10:41:22 21 10:41:25 22 throw them off. 10:41:26 23 Do you remember any of the -either the drivers or the workers? 10:41:27 24

No, I do not.

10:41:29 25

Α.

- Q. Okay. Did it have any logo on it, either Dayton Industrial Drum or Barrel Factory?
 - A. I don't think so.
- Q. And what -- when did this start?

 Like how old were you when you first noticed

 this Dayton Industrial Drum or Barrel Factory?
- A. I took more notice when I started -- Alcine had -- after I worked at Powell Road, he had me come to his house one evening and he said he'd give me double what Larry Brandon was giving me if I'd run the dozer for him.

So that summer, you know, it really stuck, because they're -- when they're full and you're trying to push them through fly ash and -- it was really hard to get them that close enough to the pit that we could drain them, so it was -- that's what -- but I'm almost positive it came before me.

- Q. But when you first noticed them was when you first ran the bulldozer for -- for your Uncle Alcine?
- A. Well, I -- probably 12, 13 is when I started. He'd give me a quarter a drum for

- 10:41:34 2
- 10:41:34
- 10:41:37
- 10:41:37
- 10:41:41
- 10:41:44
- 10:41:47
- 10:41:48
- 10:41:51 10
- 10:41:55 11
- 10:41:59 1
- 10:42:01 13
- 10:42:02 14
- 10:42:05 15
- 10:42:08 16
- 10:42:11 17
- 10:42:13 18
- 10:42:14 19
- 10:42:18 20
- 10:42:19 21
- 10:42:21 22
- 10:42:25 23
- 10:42:27 24
- 10:42:33 25

10:42:36 beating the paint off, so I tried to get as many as I could to get a considerable amount of 10:42:39 10:42:42 money at the end of the day, you know, so that's when I remember, but I don't remember 10:42:44 the company, I didn't pay attention. 10:42:46 10:42:46 Q. Right. Sometimes I'd get bored and stop, 10:42:49 Α. and they had like little paper inserts and had 10:42:51 the name of what was in it or -- and where it 10:42:54 10:42:57 10 came from, but I don't remember. Just so I understand what 11 Q. Okay. 10:42:59 you're saying, when you were 12 or 13, you did 10:43:01 12 10:43:04 13 like take the tops off the drums? 14 Α. Right. 10:43:05 But at that time, you don't 10:43:06 15 Q. 16 remember the Dayton Industrial Drum company, if 10:43:07 I'm understanding what you're saying? 17 10:43:10 Right. 10:43:11 18 Α. 19 Q. It wasn't until you started 10:43:12 working the bulldozer that you -- the name 10:43:13 20 Dayton Industrial Drum clicked in your mind as 10:43:16 21 where the drums -- or as having been sent from 22 10:43:18 Dayton Industrial Drum? 10:43:18 23 10:43:22 24 Α. Right. 10:43:22 25 Q. Okay. I'm going to move on now.

```
10:43:27
                   Α.
                         Okay.
                         Dayton School Board. Was Dayton
10:43:27
       2
                   Q.
10:43:31
       3
          School Board a customer of South Dayton Dump?
10:43:32
        4
                   Α.
                         Yes.
                         Okay. And what kind of waste did
10:43:33
        5
                   Q.
          Dayton School Board bring to the dump?
10:43:36
                         It was mostly furniture, some
10:43:38
                   Α.
       8
          pallets, some wood products, maybe doors,
10:43:42
          benches, stuff like that.
10:43:47
                   Q.
                         And did they have their own trucks
10:43:49
      10
          or was it hauled by somebody else?
      11
10:43:51
                   Α.
                         I -- I don't know that.
10:43:53
      12
      13
                   Q.
                         And you mentioned that it was a
10:43:54
          lot of wood and -- and desks and stuff.
      14
10:43:55
                   Α.
                         Yes.
10:44:00
      15
                         Did everything from the school
10:44:00
      16
                   Q.
          board go in the incinerator?
      17
10:44:03
10:44:03
      18
                   Α.
                         No.
                         MR. RUDLOFF: Object to the form.
10:44:11
      19
          BY MR. ROMINE:
      20
10:44:12
                         Okay. What -- so, okay.
10:44:12
      21
10:44:14 22
          ask it this way: Did some of the stuff from
10:44:16 23
          Dayton School Board go in the incinerator?
10:44:18
      24
                         MR. RUDLOFF:
                                         Objection to form.
10:44:21 25
                         THE WITNESS:
                                         Yes, some of it.
```

10:44:25 MR. RUDLOFF: Move to strike. BY MR. ROMINE: 10:44:26 10:44:26 3 Q. And what waste from the Dayton School Board went into the incinerator? 10:44:28 Well, the pallets. We weren't Α. 10:44:30 allowed to put the doors in because they would 10:44:33 have handles and hinges on them, so we had to 10:44:35 either take that off and throw them in there or 10:44:38 take it down to the third pier where the 10:44:40 trash and the other garbage went. 10:44:42 10 Q. Okay. So it sounds like what 11 10:44:45 you're saying is if a door came in from the 10:44:49 Dayton School Board, you would either throw it 10:44:51 13 as is into the third tier --14 10:44:54 10:44:58 15 Α. (Nodding head up and down.) 10:44:58 16 Q. Yes? Yes. 17 Α. 10:44:58 10:45:00 -- or you would take the knob and 18 Q. the hinges off and that would be in a form that 10:45:02 19 you could put in the incinerator? 20 10:45:04 10:45:05 21 Α. Correct. 10:45:05 22 Q. Is there any waste from the Dayton School Board that you remember coming to the 10:45:09 23 South Dayton Dump that you haven't just told me 10:45:11 24 10:45:13 25 about?

- 10:45:16 1 A. Sometimes they'd have bags of just 10:45:22 2 paper debris, you know, but not very often.
 - Q. Okay. And how would that be disposed of?
 - A. Down to the third tier.
 - Q. Again, when do you first remember waste coming to the South Dayton Dump from the School Board?
 - A. Actually, I was pretty young, because all my cousins and relatives, we all got desks that we took home, and so we thought it was pretty cool we had our own desk at home, and from what I remember, it had like -- I think like a little metal thing on a leg or on the desk itself that said Dayton School Board.
 - Q. Okay. And did the waste from the Dayton School Board come throughout the time that the dump was in operation?

MR. RUDLOFF: Objection to form.

THE WITNESS: The question again?

21 BY MR. ROMINE:

10:45:26

10:45:28

10:45:29

10:45:31

10:45:37

10:45:39

10:45:40

10:45:43

10:45:47

10:45:51

10:45:54

10:45:56

10:45:59

10:46:03

10:46:07

10:46:09

10:46:12

10:46:13

10:46:14

10:46:14

10:46:17

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Q. Sure. Did the waste from the Dayton School Board come throughout the time that the dump was operating or did it end?

MR. RUDLOFF: Same objection.

MIKE MOBLEY REPORTING 937-222-2259

```
83
                         THE WITNESS: I don't know the latter
10:46:22
       1
          part, but during the '60s.
10:46:25
          BY MR. ROMINE:
10:46:26
10:46:26
       4
                   Q.
                         Okay. Do you remember --
                         But they didn't come that often.
10:46:27
       5
                   Α.
          I mean, maybe twice a summer maybe, you know.
10:46:29
       7
10:46:34
                   Q.
                         Okay. It was usually during the
       8
          summer?
10:46:37
                         Mostly.
                   Α.
10:46:38
      10
                   Q.
                         Were there -- was there waste from
10:46:41
          other towns or cities, school boards other than
10:46:43 11
          the Dayton School Board?
10:46:47 12
10:46:53
      13
                   Α.
                         I don't know.
                         Moving on now, a different topic.
10:46:56 14
                   Q.
                         MR. HARBECK: I'm sorry, I didn't
10:46:59
      15
      16
         hear his answer.
10:47:00
                         THE WITNESS: I don't know.
10:47:00 17
10:47:00
      18
                         MR. HARBECK: Okay. Thank you.
      19
          BY MR. ROMINE:
10:47:04
                         Duriron Corporation, are you
10:47:04 20
                   Q.
          familiar with that name?
10:47:06 21
      22
                         Yes.
                   Α.
10:47:07
10:47:07 23
                   Q.
                         Was Duriron Corporation a customer
10:47:11 24 of the South Dayton Dump?
10:47:11 25
                   Α.
                         Oh, yeah.
```

Q. And what kind of waste did Duriron Corporation bring?

A lot of -- like I -- like I mentioned with Larry, they came with hot loads. They had one -- like I mentioned before, it looked like the Apollo spacecraft, it was in a cone shape upsidedown, and they would come in steaming, even in the summertime you could almost -- you could feel the heat come in, and we'd -- it would have steel things sticking out of it, so we had to take them down to the pit and we dumped them in there, because the liquid that was in the pit would cool them off pretty quick, because we'd have a lot of hot spots that might catch on fire, so we had to be real careful it didn't catch some of the liquids that were flammable, so -- but sometimes it would and it would catch the whole pit on fire, so -- and then that's mainly what I remember, but they -- other things, they'd come on the same type of truck, but it was a Dumpster and it had a lot of liquid in it and it would splash all over, even coming down the street and into the entrance of the dump in front of the office, and so it made quite a mess, so I

25

10:48:29

10:47:12

```
85
10:48:31
       1
         remember that.
                    Q.
                         What kind of liquid was it?
10:48:31
10:48:34
        3
                         It was a oily substance. I don't
10:48:37
        4
          know.
                          Going back to the first thing you
                    Q.
10:48:37
          mentioned, the hot material?
10:48:38
                          Um-hum.
10:48:40
                    Α.
                          Yes?
       8
                    Q.
10:48:41
                         Yes.
10:48:41
        9
                    Α.
10:48:42
      10
                    Q.
                         How big was it?
                         Like I mentioned, it was pretty
      11
                    Α.
10:48:45
      12
          close to the --
10:48:47
                          So it was almost what you --
10:48:47
      13
                    Q.
                          -- capsule. Yeah, I mean, it was
      14
                    Α.
10:48:48
10:48:50 15
         pretty huge.
                          Okay. Like similar in size to
10:48:51
      16
                    Q.
10:48:53 17
          what you would imagine the Apollo space capsule
10:48:53
      18
          was like?
10:48:56
      19
                    Α.
                         Well, I had been to Wright-Patt
10:48:57 20
          and I got in one of them, yeah.
                    Q.
                         And how often did these hot things
10:48:59 21
      22
          come from Duriron?
10:49:04
                          If not twice a day, maybe three
10:49:06 23
                    Α.
10:49:09 24
          times a day.
10:49:10 25
                         All right. And how about -- you
                    Q.
```

86 10:49:12 mentioned there was also a liquid. Did the liquid come with the same frequency or was 10:49:14 10:49:17 that --10:49:17 Α. They were about the same. And it was always put into the Q. 10:49:18 pit? 10:49:20 Right. 10:49:20 Α. Did they have their own trucks? 8 10:49:21 Yes. I don't know if they were 10:49:23 9 10:49:27 10 leased or not, but I know they were pretty beat up and old looking and --11 10:49:28 10:49:30 12 Q. I see. But the trucks, in your 10:49:32 13 mind, were operated by Duriron? 14 MR. HAUGHEY: Objection. Leading. 10:49:36 10:49:37 15 THE WITNESS: Yes. BY MR. ROMINE: 10:49:38 16 17 Do you remember any of the 10:49:38 Q. 18 drivers? 10:49:39 10:49:40 19 Α. No. 10:49:41 20 And when do you first remember the material coming from Duriron? 10:49:45 21 22 Α. Again, in -- you got to understand 10:49:49 being young, the dump was like Kings Island or 10:49:52 23 a amusement park to us kids, because we'd go 10:49:57 24 10:49:59 25 down there and play and throw these tubes at

10:50:03 light fixtures, and those things would still be hot and you could put something on it and it 10:50:05 10:50:07 would smoke, and we thought it was cool by putting stuff on it, and so I was probably 10:50:10 eight or nine maybe. 10:50:13 I'm just asking you to do the best 10:50:14 with your memory you can. 10:50:16 Α. 8 Yeah. 10:50:17 I -- yeah. Okay. And did waste 9 Q. 10:50:18 from Duriron come throughout the '60s and '70s? 10:50:25 10 MR. HAUGHEY: Objection. Leading. 11 10:50:29 THE WITNESS: 10:50:32 12 Yes. BY MR. ROMINE: 10:50:33 13 Q. Okay. Move on -- moving on now to 10:50:33 14 Franklin Iron and Metal. Have you heard that 10:50:39 15 name before? 10:50:42 16 17 Α. 10:50:42 Yes. And was Franklin Iron and Metal a 10:50:43 18 0. 10:50:45 19 customer of the South Dayton Dump? 20 Α. Yes. 10:50:46 10:50:47 21 Q. And what kind of waste did 10:50:48 22 Franklin Iron and Metal bring? 10:50:51 23 Well, mostly from Franklin, they Α. came and picked up sometimes what my uncle --10:50:53 24 10:51:00 25 my second uncle that ran the office would break

up motors and stuff, get the copper and brass and all and put it in drums, and I remember sometimes they'd come to pick those up, but then they would drop some things off, and it was pallets, stuff like that, wood products.

- Q. Was that Kenny?
- Pardon me? Α.
- Was that your Uncle Kenny? Q.
- Α. Yeah. Uncle Kenny, yeah.
- Q. Yeah. So Franklin Iron and Metal came and they actually picked up stuff from the dump?
 - Α. Right.
- 0. Then used it for whatever they used it for?
- Α. Well, if we had -- from General Motors and Delco Products and stuff like that, they'd bring whole truckloads of -- I think they were called brakes -- brake things that you put your liquid in to stop a car, and they'd come, big truckloads of them.

So I had to take the rubber caps off of them and throw them into the -- a canister, a container, like I told you, the --Ed Aldridge built, and fill it up and then

10:51:19

7 10:51:19

8 10:51:21

10:51:22 9

10 10:51:24

10:51:27 11

10:51:29 12

10:51:30 13

10:51:30 14

10:51:30 15

16 10:51:33

10:51:39

10:51:41

19

18

10:51:45

10:51:47

21 10:51:50

22 10:51:52

10:51:55 23

24 10:52:00

10:52:06

25

- they'd come and take -- I'm pretty sure they 10:52:08 were their containers. 10:52:11
- Okay. And going back to the waste 10:52:12 Q. that Franklin Iron and Metal brought to the 10:52:14 site, you said it was pallets? 10:52:17
 - Α. Mostly, like pallets, broken up drums, you know, of that nature.
 - Q. Did the pallets go into the incinerator?
 - Α. Yes.
 - 0. How about the drums?
 - Most of theirs weren't usable Α. because they were pretty crushed up, so we'd just take them down to the third tier and dump them with the other stuff.
 - And, again, going back, do you Q. remember the first time you saw Franklin Iron and Metal bring waste to the site or to the dump?
 - Α. You want to know an age or --
 - Q. Either age or a year.
 - Middle '60s. Α.
 - Q. Middle '60s. Okay. And how long did that continue?
 - Α. Throughout the time that I worked

- 10:52:18
- 10:52:21
- 10:52:25
- 9 10:52:28
- 10:52:28 10
- 10:52:29

10:52:31

12

- 10:52:34 13
- 10:52:37 14
- 10:52:40 15
- 10:52:41 16
- 10:52:43 17
- 10:52:46 18
- 10:52:48 19
- 10:52:51 20
- 10:52:54 21
- 10:52:55 22
- 10:52:56 23
- 10:52:58 24
- 10:53:01 25

90 1 on the dump or was going down to get -- you 10:53:02 know, we'd go down, as we were younger, to pick 10:53:06 stuff up, fans. 10:53:11 I was into like electronic stuff, 10:53:11 so I'd pick up radios and TVs and take them 10:53:14 home and take the tubes and make the TVs work, 10:53:17 and so I'd see the trucks come in when I was 10:53:19 10:53:22 down there sorting through the trash piles and stuff, so --10:53:25 Okay. So would you say throughout 10:53:25 10 Q. the '60s and '70s? 10:53:28 11 Α. Um-hum. 10:53:29 12 13 Yes? 10:53:30 Q. 10:53:30 14 Α. Yes. Okay. And how frequently -- not 10:53:31 15 Q. picking up, but bringing waste in, how 10:53:35 10:53:38 17 frequently did Franklin Iron and Metal do that? 10:53:41 18 Α. Once a month maybe. 10:53:42 19 Q. Okay. I'm sorry, I did not 10:53:44 20 MR. COUGHLIN: What was the answer? 10:53:44 21 hear. THE COURT REPORTER: Once a month 10:53:44 22 10:53:44 23 maybe. BY MR. ROMINE: 10:53:44 24 10:53:51 25 All right. Another customer -- or Q.

91 Another company I'm going to ask 10:53:53 1 excuse me. you about, Harris Seybold, do you remember that 10:53:55 name? 10:53:58 10:53:59 Α. Please? 10:54:00 5 Q. Harris Seybold? No, I don't. 10:54:01 6 Α. 10:54:02 7 Okay. Hewitt Soap Company? Q. 10:54:06 Α. Yes. Okay. Was Hewitt Soap Company a 10:54:07 Q. customer of the South Dayton Dump? 10 10:54:10 10:54:12 11 Α. Yeah. And what kind of waste did Hewitt 0. 10:54:13 12 Soap Company bring to the site? 13 10:54:16 10:54:17 Α. Containers that had soap, liquid in it, to the things that you pull like towels 10:54:23 15 down out of, but mostly soap products, because 10:54:31 16 10:54:37 17 we took them home and used them, so it was a -you know, hope they weren't bad, but --10:54:39 18 Right. And did they bring their 10:54:43 19 Q. 10:54:46 20 own -- did they have their own trucks? That, I don't know. 21 Α. 10:54:48 And how often did you see 10:54:50 22 Q. Okay. 10:54:53 23 waste come from the Hewitt Soap Company to the South Dayton Dump? 10:54:55 24 25 10:54:56 Α. Then, again, probably once a

month. It wasn't very often. 10:55:00 Q. So you mentioned the soap? 10:55:02 10:55:05 Α. Yeah. 10:55:05 4 Q. And what kind of container did the 10:55:09 soap come in? Α. It looked like gallon cans that 10:55:12 10:55:14 had the thing you push down on it, soap bars, and plus the liquid. We had a lot of different 10:55:18 types of fancy soap bars and stuff. 10:55:23 10 Q. Did you bring that stuff home with 10:55:29 you all the time or was there some soap left at 10:55:32 11 the South Dayton Dump? 10:55:35 12 10:55:37 13 Α. Well, you can only bring home so much, so -- there was quite a bit of it, you 10:55:40 14 10:55:40 15 know. So there was some soap left at the 10:55:42 16 Q. South Dayton Dump --10:55:45 17 10:55:46 18 Α. Yes. 19 -- for disposal? 10:55:46 Q. 10:55:46 20 Α. Yes. 10:55:47 21 Q. And where did that go? MR. VAN KLEY: Objection to form. 22 10:55:49 10:55:54 23 Objection to form. This is Jack Van Kley. BY MR. ROMINE: 10:55:55 24 10:55:55 25 So there was some soap left at the Q.

site for disposal? 10:55:58 1 Α. 10:55:59 Yes. 3 How about the containers of the 10:56:00 Ο. soap, you mentioned there was like a gallon 10:56:06 10:56:09 container. 10:56:09 Α. Right. 10:56:09 7 Q. Did those sometimes get left at the dump? 10:56:09 Yeah, we'd put them on the third 10:56:14 tier, because after a while, you just got tired 10 10:56:15 of messing with them, you know, so --10:56:18 11 10:56:19 Q. Okay. And you mentioned there 12 were towel dispensers? 13 10:56:22 10:56:22 14Α. Right. 10:56:23 15 Were those paper towel dispensers Q. or the cloth towel dispensers? 16 10:56:25 10:56:27 17 Α. There weren't many -- there weren't very many of them, but -- and I do 10:56:29 18 19 remember, I think they were the cloth type. 10:56:31 10:56:33 20 Q. Yeah. And where did those get disposed of? 10:56:35 21 22 In the pile we had for metal that 10:56:35 Α. 10:56:41 23 Franklin Iron and Steel would pick up. Okay. So Franklin Iron and Steel 10:56:42 24 Q. 10:56:43 25 picked up the metal --

Α. 10:56:45 1 Right. -- dispensers? 10:56:45 Q. Um-hum. 10:56:46 Α. 10:56:47 Q. Were there any dispensers that 10:56:48 were left on -- at the dump that Franklin Iron and Metal didn't pick up? 10:56:51 10:56:52 Α. Well, on the second tier, we put material that could be burned. They would go 10:56:55 along on the edge of the tier until it got real 10:57:00 high, and then Uncle Alcine would come light it 10 10:57:06 and burn everything, so -- and they would go 10:57:13 back with mag -- they had a big crane with 10:57:14 12 magnets and they'd pick the stuff up and then 13 10:57:17 put it on Franklin's trucks. 10:57:19 10:57:20 15 Q. Okay. Then when we started getting more 16 Α. 10:57:21 10:57:24 17 Dumpsters -- we had a Dumpster set from Larry alongside at the bottom, that way we could just 10:57:27 18 19 toss -- toss stuff in, so --10:57:31 10:57:32 20 Q. So at some point you're saying Larry -- is Larry Brandon? 10:57:35 21 22 Yes. 10:57:36 Α. 10:57:36 23 Q. So at some point, Larry Brandon put a Dumpster at the site and --10:57:40 24 10:57:40 25 Α. Right.

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95
10:57:42
                    Q.
                        -- and the purpose for that was to
        2
          collect metal?
10:57:44
10:57:50
        3
                          MR. HARBECK:
                                         Object to the form.
                          THE WITNESS:
10:57:51
                                          Yes.
        5
          BY MR. ROMINE:
10:57:51
                          When was that?
10:57:51
                    Q.
                    Α.
                          Pardon me?
10:57:54
        8
                          When was that?
                                           When did Larry
10:57:55
                    Q.
          Brandon put the Dumpster in for the metal?
10:57:58
                          MR. HARBECK:
10:58:00
      10
                                          Same objection.
      11
                          THE WITNESS:
                                         Well, their operation,
10:58:01
          I think, started in the '60s, so I -- I think it
10:58:03
          was mid '60s.
      13
10:58:09
          BY MR. ROMINE:
      14
10:58:11
                         Okay. How you doing?
10:58:12
      15
                    Q.
                          Good.
10:58:16
      16
                    Α.
                          Okay. Moving on now.
      17
                    Q.
10:58:17
          Kimberly-Clark Corporation, do you remember
10:58:23
          that name?
10:58:24
      19
                          I know it, but I don't know how
      20
                    Α.
10:58:29
10:58:33
      21
          right now.
10:58:33
      22
                    Q.
                          Okay. Do you remember, was
          Kimberly-Clark a customer of the South Dayton
10:58:40
      24
10:58:45
          Dump?
10:58:49 25
                    Α.
                          Honestly at this point, no.
```

```
96
                         Moving on then. L.M. Berry and
10:58:53
       1
                    Q.
          Company --
10:58:58
       2
                         Yeah.
10:58:58
       3
                    Α.
                         -- was -- do you remember the L.M.
10:58:59
                    Q.
       5 Berry and Company?
10:58:59
        6
                   Α.
                         Yes.
10:59:03
                         And was L.M. Berry a customer of
10:59:03
                    Q.
          the site?
       8
10:59:03
                         Yes.
                    Α.
10:59:07
                    Q.
                         A customer of the dump? Excuse
10:59:07 10
          me. And what waste did L.M. Berry bring to the
      11
10:59:09
10:59:09 12
          dump?
                         Lots of phone books.
      13
                    Α.
10:59:13
                         And how frequently did this
                    Q.
10:59:14 14
          happen?
10:59:16 15
10:59:18 16
                    Α.
                         Mostly in the spring, I remember.
          March, April, I think.
10:59:25 17
                         Okay. So this was like an annual
10:59:26 18
                    Q.
          occurrence when the new phone books came out?
10:59:28 19
      20
                    Α.
                         Yeah.
10:59:30
                         The old phone books would be
10:59:31 21
                    Q.
10:59:33 22
          disposed of?
                         Yeah, and that's where Larry had
10:59:34 23
                    Α.
10:59:37 24
          taken the two old gentlemen and throwed them in
10:59:39 25
          that big thing.
```

Okay. So when you're talking 10:59:41 0. about the two old gentlemen, just so I'm 10:59:44 remembering this correctly, at some point Larry 10:59:46 3 Brandon started some kind of business that made 10:59:52 like insulation out of waste paper? 10:59:56 Α. Right, Dayton Fiber. 10:59:58 Okay. Dayton Fiber. 10:59:59 Q. And one of the things that he used was the phone books 11:00:02 from L.M. Berry and Company? 11:00:04 Yes, um-hum. Α. 11:00:06 10 Okay. Was there a time before Q. 11:00:07 11 Dayton Fiber got started when the phone books 11:00:11 12 11:00:13 13 from L.M. Berry and Company would be disposed of at the site? 14 11:00:15 Α. Yes. 11:00:18 15 Q. Okay. And where were they 11:00:18 16 disposed of at the site? 17 11:00:20 Α. In the second tier where the 11:00:22 18 burnable --11:00:23 19 Okay. And -- and so it sounds 20 11:00:25 like they were burned at some point? 11:00:28 21 11:00:30 22 Α. Yeah. 11:00:31 23 Q. Okay. Any waste other than the 11:00:33 24 phone books from L.M. Berry and Company? 11:00:36 25 Α. Some skids, but mostly phone

11:00:40 1 books. Q. And the skids were wood? 11:00:40 11:00:42 3 Α. Yeah, um-hum. And were those burned in the 11:00:43 Q. incinerator? 5 11:00:46 Well, Larry had another friend of 11:00:47 Α. his, they started what was called Skid Row, and 11:00:52 Dad gave them a part of the dump, and there 8 11:00:58 were skids like 42 by 42. If they were in good 11:01:01 shape, then they were put to be sent over to 11:01:05 10 Skid Row. 11 11:01:08 And so a lot of places like L.M. 11:01:08 12 Berry, Hewitt Soap, those weren't beat up very 11:01:14 13 bad, so they would be sent over to Skid Row. 14 11:01:18 11:01:21 15 0. I remember reading from what you 16 had told Larry the last time, you did mention 11:01:23 Skid Row before, so I'm not going to go into 11:01:25 17 that in a whole lot of detail, but focusing now 11:01:28 18 11:01:30 19 on L.M. Berry, they sent waste phone books, yes, and some skids? 11:01:36 20 11:01:36 21 Yeah. Α. 22 Q. Okay. And some skids were 11:01:37 repaired? 11:01:40 23 11:01:42 24 Yes, um-hum. Α. 11:01:42 25 But some skids were not repaired? Q.

99 11:01:45 1 Α. Well, either they were in good shape or they had to be repaired. 11:01:45 11:01:48 Oh, okay. I see. So they were either -- they were all used again? 11:01:50 Well, at the beginning before Skid 11:01:53 Α. Row really got going, the bad ones would get 11:01:56 thrown in the incinerator, and then he bought 11:02:00 equipment, air compressors and some type of 11:02:03 8 gun, and they would take them over there and 11:02:06 repair them. 11:02:07 10 Q. So --11 11:02:09 And that was kind of a relief 11:02:10 12 because we didn't have to mess with them, you 11:02:12 13 know, so --11:02:14 14 11:02:15 15 I see. So at some point towards the beginning, the -- the skids that couldn't 11:02:16 16 be repaired would be put in the incinerator? 11:02:19 17 11:02:21 18 Α. Yeah. 11:02:22 19 Q. But then at some point, was -- it 11:02:28 20 was Larry would figure out a way to repair 11:02:30 21 them? 11:02:30 22 Α. Yeah. With Skid Row? 11:02:30 23 Q. 11:02:32 24 (Witness nodding head up and Α. 11:02:32 25 down.)

100 11:02:32 1 Q. And I'm sorry if I'm repeating myself, but when did Skid Row get started? 11:02:34 11:02:38 3 Α. Very late '60s. Probably '69. Okay. Did L.M. Berry have their 11:02:42 Q. own truck or were they brought to the dump by 11:02:49 somebody else? 11:02:51 I think they were white trucks, 11:02:52 Α. and I think there was a phone book and it 11:02:57 8 said -- I don't think it said L.M. Berry, I 11:03:00 can't -- it said something else. 11:03:03 10 Okay. So how do you know --11:03:04 11 Q. I can't remember. 11:03:09 12 Α. -- it was L.M. Berry? 11:03:09 13 Q. Pardon me? 14 Α. 11:03:10 11:03:10 15 Q. How do you know it was L.M. Berry 16 that brought the phone books? 11:03:13 17 Well, through talk, you know, Α. 11:03:14 18 but --11:03:21 11:03:22 19 MR. COLLIER: Objection. Move to 20 strike. 11:03:22 21 THE WITNESS: -- then their operation 11:03:24 11:03:24 22 wasn't very far away. It was on, I think, Kettering Boulevard, so we knew where the building 11:03:26 23 11:03:29 24 was.

MR. COLLIER: Orla Collier on behalf

11:03:34 25

101 of L.M. Berry. Object to the question. Move to 11:03:35 1 strike the answer. 11:03:37 BY MR. ROMINE: 11:03:38 11:03:38 Q. So you saw phone books come to the site? 11:03:38 5 6 Α. Um-hum. 11:03:43 7 11:03:43 Q. Yes? Yes. 11:03:44 8 Α. And the truck had some kind of 11:03:44 0. 10 Yellow Pages or phone book on the truck? 11:03:49 11 On the doors, yeah. 11:03:51 Α. But it didn't say L.M. Berry or 11:03:52 12 Q. did it? 11:03:55 13 I don't remember. 11:03:55 14Α. Okay. But you had some kind of 11:03:55 15 Q. understanding that these waste phone books were 11:03:58 16 from L.M. Berry? 11:04:01 17 Right. 11:04:01 18 Α. 19 MR. COLLIER: Object. Move to 11:04:01 strike. 11:04:01 20 BY MR. ROMINE: 11:04:04 21 22 And do you have any specific 11:04:04 Q. 11:04:06 23 recollection as to where your understanding came from? 11:04:07 24 11:04:07 25 Α. No.

11:04:09 Q. Do you remember any of the drivers of these trucks? 2

> Α. No.

Okay. All right. We're going to Q. move on now. I'm going to -- are you familiar with a company called Van Dyne-Crotty?

> Α. Yes.

Was Van Dyne-Crotty a customer of Q. the South Dayton Dump?

> Α. Yes.

Q. And what kind of waste came from the South Dayton Dump from Van Dyne-Crotty?

Α. Uniforms. Those paper things. Α lot of like paper dispensers. Sometime we'd get a case that had either got wet or damaged or something with the paper towels that were in -- inside the big boxes. Janitorial products.

Q. And one of the things you mentioned was paper things, and you went like this (indicating). Was that -- were those paper towel dispensers?

Α. It was cloth, but the others were -- you know, they're like metal and they had the key thing and you'd lift it up and put

11:04:14

11:04:15 3

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11:04:30

11:04:32

11:04:33 10

11 11:04:34

11:04:36 12

13 11:04:38

14 11:04:47

11:04:51 15

11:04:55 16

17 11:04:58

11:05:05 18

11:05:08 19

20 11:05:09

11:05:12 21

11:05:14 22

23 11:05:16

11:05:17 24

11:05:22 25

103 11:05:25 1 | the paper in them. 11:05:26 Q. Okay. Specifically focusing now 11:05:28 3 on Van Dyne-Crotty --Α. Right. 11:05:28 5 -- were they the paper towel 11:05:29 Q. dispensers or the cloth dispensers or both? 11:05:31 Α. Both. 11:05:34 And these were metal? 8 0. 11:05:34 9 Α. Yeah. 11:05:37 Okay. And what happened -- and 11:05:38 10 Q. when you say uniforms, these are like work 11 11:05:42 uniforms? 11:05:45 12 Α. Yes. 11:05:45 13 All right. Focusing now on the 11:05:45 14 Q. work uniforms, where did that waste go, the 11:05:48 15 uniforms? 11:05:52 16 11:05:55 17 Cloth material we normally took to Α. the third or -- yeah, the third -- third 11:05:58 18 tier --11:06:01 19 11:06:01 20 Q. Okay. 11:06:01 21 Α. -- with the other trash. 11:06:03 22 Q. Okay. And how about the paper? 11:06:08 23 We normally used them on the dump Α. to wash our hands with and took them home to 11:06:10 24 11:06:13 25 use them and --

104 11:06:14 1 Q. Okay. How about the towel dispensers? 11:06:17 11:06:19 3 They'd go in the burnable pile first, and then when Larry brought the 11:06:20 container, we'd put them in there. 11:06:22 Okay. Okay. You had mentioned 11:06:25 Q. when we were talking about Hewitt Soap that 11:06:29 there were metal dispensers that at first were 11:06:32 8 put in the burnable section of the dump. 11:06:36 Α. Right, 11:06:39 10 And then later on put in like a Q. 11:06:39 11 Dumpster for Franklin Iron and Metal. 11:06:41 12 Well, like I said, the crane would 11:06:43 13 Α. pick them up and put them on the truck. 11:06:46 14 Okay. I see. Okay. It's the 11:06:47 15 Q. 11:06:49 16 same --17 Α. Before the -- before the Dumpster 11:06:50 11:06:51 18 came. 11:06:51 19 Q. Okay. I see. And the same -- the same kind of operation with the dispensers from 11:06:54 20 Van Dyne-Crotty? 11:06:57 21 11:06:57 22 Α. Um-hum. 23 Yes? 11:06:58 Q. Yes. 11:06:58 24 Α. 11:06:58 25 Now, did Van Dyne-Crotty Q. Okay.

have their own trucks or someone else brought 11:07:02 their stuff? 11:07:05 11:07:06 3 Α. They were panel vans, and I believe there was writing on it that said --11:07:09 I'm pretty sure. I'm not a hundred percent. 11:07:11 Q. Okay. But you have a memory of a 11:07:13 panel van with the word Van Dyne-Crotty on it? 11:07:15 Α. Yeah. Yes. 11:07:18 9 Q. Okay. And when did you --11:07:19 MR. VAN KLEY: Objection. I'm going 11:07:23 10 to object to that last question and move to strike 11 11:07:24 for -- for form. 11:07:31 12 13 BY MR. ROMINE: 11:07:35 And when do you first remember 14 Q. 11:07:35 seeing waste from Van Dyne-Crotty, Inc. -- or, 11:07:40 15 excuse me, just Van Dyne-Crotty? 11:07:44 16 I think it wasn't till maybe the 17 Α. 11:07:45 '70s. I don't remember them in the '60s. 11:07:49 18 Okay. We're going to move on now 11:07:51 19 Q. Ohio Bell, are you familiar with a 20 again. 11:08:00 company called Ohio Bell? 11:08:05 21 11:08:06 22 Α. Yes. 11:08:06 23 Q. And were they a customer of the 11:08:09 24 South Dayton Dump? 11:08:09 25 Α. Yes.

And what kind of waste came from 11:08:10 Q. Ohio Bell? 11:08:13 They brought either like trash 11:08:14 Α. cans or drums that had little itsy-bitsy things 11:08:18 you put wire together, sleeves, like sleeve 11:08:26 stuff. Sometimes things that -- they were 11:08:35 rods, maybe 15, 16 feet long. 11:08:39 We got a few phones, but I don't 11:08:48 remember -- you know, it wasn't very -- I don't 11:08:50 know what -- that's about it. It wasn't a 10 11:08:52 whole lot of stuff, so --11 11:09:00 12 Q. Okay. When you say sleeves, what 11:09:01 kind of sleeves, like for a wire? 11:09:04 Yeah, like plastic coating that 11:09:05 14Α. 15 came off of -- of wiring. 11:09:08 16 0. Okay. And rods, what were the 11:09:11 17 rods for? 11:09:12 Α. It looked like later I noticed 11:09:15 18 some in construction where they'd go up like a 11:09:19 19 telephone pole and they had like a -- one part 20 11:09:25 and it had a -- a U shape that would clamp onto 11:09:27 21 11:09:33 22 it, and so --11:09:34 23 Were these so that the workers Q. 11:09:37 24 could climb the telephone pole or is that 11:09:37 25 something different?

107 11:09:37 Α. Not that I -- no, I don't --11:09:42 2 MR. SLAUGHTER: Objection to form. 11:09:42 3 James Slaughter. THE WITNESS: -- I don't think so. 4 11:09:44 MR. SLAUGHTER: Could the witness 5 11:09:44 speak up, too, please? Thank you. 11:09:44 THE WITNESS: Okay. No, I don't know 11:09:44 8 exactly what they were for, but I -- after --11:09:44 later I saw some of them on telephone poles, so 11:09:47 they might have been like protectors to keep the 11:09:51 10 wire from getting damaged. 11 11:09:54 BY MR. ROMINE: 11:09:55 12 Okay. And what were these rods 11:09:55 13 Q. made out of? 14 11:09:59 I think it was steel, because 11:10:01 15 Kenny would come down or I'd bring them up to 11:10:06 16 him and he'd check with a magnet, and I think 11:10:10 17 they -- I'm pretty sure they were -- what kind 11:10:12 18 of steel, I don't know. 11:10:13 19 Okay. Some kind of metal? Q. 11:10:14 20 11:10:16 Α. Yeah, some kind of metal. 11:10:17 22 Q. Yeah. And going back to the sleeves, you said they were plastic? 11:10:18 23 11:10:21 24 Α. Yes.

And where were those disposed of?

11:10:21 25

Q.

```
11:10:24
                   Α.
                         That would go to the third -- no,
          we -- I think we put them on the second tier to
11:10:29
11:10:33
          get burned, because the cushion of it on the
          third tier, you know, they tried to keep solid,
11:10:38
          because once we kept pushing into the pit, we
11:10:41
          wanted it as solid as we could, so I think they
11:10:44
          were burned.
11:10:47
                         Okay. So if I'm understanding
                   Ο.
11:10:48
          you, the sleeves were less dense, and,
11:10:50
11:10:53
      10
          therefore, put on the second tier?
      11
                   Α.
                         Right.
11:10:55
11:10:56
      12
                         MR. SLAUGHTER: Objection to form.
          Asked and answered.
11:10:57
      13
          BY MR. ROMINE:
      14
11:10:58
11:10:58
      15
                   Q.
                         And how about the rods, where were
11:11:01
      16
          they disposed of?
                         It would go in -- we had a metal
      17
                   Α.
11:11:03
          pile like bicycles and -- and washers and
11:11:05
      18
11:11:10
      19
          dryers and refrigerators would go in this one
          pile. Eventually get hauled off from Franklin
11:11:12 20
          Iron and Steel.
11:11:18
      21
11:11:18 22
                   Q.
                         Okay. And then you said
          occasionally you would have a telephone come to
11:11:19 23
          the site --
11:11:19 24
11:11:23 25
                   Α.
                         Yeah.
```

109 11:11:23 1 Q. -- from Ohio Bell? 11:11:24 2 Α. Yeah. 11:11:24 3 Q. And where did those go? We kept them mostly. 11:11:27 4 Α. 5 MR. SLAUGHTER: Excuse me? 11:11:29 THE WITNESS: I said we kept them 11:11:31 mostly and -- phones. 11:11:32 MR. SLAUGHTER: 11:11:36 Thank you. BY MR. ROMINE: 11:11:36 All right. So it sounds like from 11:11:36 10 Q. 11 what you're telling me, the three main kinds of 11:11:38 waste that came from Ohio Bell were these 11:11:43 12 sleeves, plastic sleeves, metal rods and some 11:11:44 13 telephones? 11:11:48 14 11:11:48 Right. 16 But by and large, the only part of 11:11:49 Q. that that really remained at the site were the 11:11:53 17 11:11:57 18 sleeves, because the -- the plastic sleeves, 19 11:11:59 because the rods and the phones were reused somehow? 11:12:01 20 11:12:01 21 Well, every now and then we'd 11:12:05 22 get -- like DP&L, the things you wrap wire, but they were a lot smaller. 11:12:08 23 11:12:09 24 Q. Like a spool? 11:12:10 25 Α. Yeah, a spool.

110 11:12:10 MR. SLAUGHTER: Objection. Leading the witness. 11:12:12 11:12:12 BY MR. ROMINE: 11:12:13 Q. And how would you dispose of the spools or after you disposed --11:12:16 11:12:17 Α. Some would go in the burn pile, which would be the second tier. 11:12:21 Q. Okay. The burn pile? 11:12:22 Yeah. 11:12:23 9 Α. 10 Okay. And, again, going back to 11:12:23 Q. time $\ensuremath{\text{--}}$ a time period, when was the first time 11:12:27 11 you remember seeing waste from Ohio Bell come? 11:12:29 12 11:12:35 13 Α. Ever since I worked there in the '60s. 14 11:12:35 MR. SLAUGHTER: Excuse me? 11:12:35 15 11:12:40 16 THE WITNESS: In the '60s. BY MR. ROMINE: 11:12:41 17 Did they have their own trucks or 11:12:41 18 Q. 19 were they hauled by someone else? 11:12:48 11:12:50 20 Α. Yeah, they had their own truck. Did they have the Ohio Bell logo? 11:12:51 21 Q. 22 Α. Yes. 11:12:54 11:12:55 23 Q. Do you remember any of their 11:12:57 24 drivers? 11:12:57 25 Α. No.

111 11:12:57 Q. Okay. You want a break? 2 Α. No. I mean, unless everybody --11:13:01 11:13:06 3 okay. I'm fine. Q. Let's go. Yeah. All right. 11:13:06 5 going to name another company. Do you remember 11:13:13 a company called the Peerless Transportation 11:13:15 Company? 11:13:21 Yes, but I don't recall what they 11:13:21 8 dumped or -- I just know the name. 11:13:35 Q. You know the name? 11:13:37 10 Α. Yeah. 11 11:13:38 Did Peerless Transportation 11:13:39 12 Q. Company -- were they a customer of the South 11:13:43 13 Dayton Dump? 11:13:43 14 I'm not sure. 11:13:46 15 Α. 11:13:47 16 Q. Okay. Let me move on then. Pittsburgh Paint. 11:13:55 17 Yes. 11:13:57 18 Α. Do you remember Pittsburgh Paint? 11:13:57 19 Q. 20 11:13:59 Α. Yes. Was Pittsburgh Paint a customer of 11:14:00 21 Q. 11:14:02 22 the South Dayton Dump? 11:14:02 23 Α. Yes. 11:14:03 24 Q. And what kind of waste did 11:14:05 25 Pittsburgh Paint bring to the dump?

```
11:14:09
                   Α.
                         A lot of paint cans, sometime they
          had paint in them, sometime they wouldn't.
11:14:14
11:14:17
          Broken up bags of -- now that I work
          construction, like plaster paris, plaster -- at
11:14:22
          that time, we didn't -- drywall wasn't a big
11:14:29
          thing, but it started to be in the '60s, so
11:14:32
          sometimes we'd get drywall products, you know.
11:14:35
                         So it was paint and drywall?
                   Q.
11:14:40
                         MR. STINSON:
                                       Objection to form.
11:14:43
          Pete Stinson.
11:14:46
      10
                         THE WITNESS:
      11
                                         Yes.
11:14:46
          BY MR. ROMINE:
11:14:47
      12
                         Anything other than paint and
11:14:47
      13
                   Q.
          drywall?
      14
11:14:49
                         There was some 55-gallon drums.
11:14:49
      15
      16
          Some skids, and that's all I can remember at
11:15:04
      17
          this time.
11:15:14
      18
                   Q.
                         What was in the 55-gallon drums?
11:15:14
11:15:18
      19
                         MR. STINSON: Objection to form.
                         THE WITNESS:
                                        Most of the time they
11:15:19
      20
          were empty. We'd get some that might have a
11:15:21
      21
      22
          little bit like what was called mineral spirits or
11:15:24
          lacquer thinner, but not very often.
11:15:29
          BY MR. ROMINE:
11:15:30 24
11:15:30 25
                                 I want to concentrate now
                   Q.
                         Okay.
```

113 11:15:34 on the paint for a moment. Where was the paint disposed of? 11:15:38 11:15:39 3 Α. The pit. 0. Okay. How about the drywall, 11:15:40 where was that disposed of? 5 11:15:43 Α. Well, it wasn't actually drywall, 11:15:45 it was more like a powder kind of thing, you 11:15:49 Those were taken to the pit, also. 11:15:52 know. 9 Okay. The skids, what happened to 11:15:54 the skids? 11:16:01 10 Α. Would go up to the top tier and --11 11:16:04 where they could be sorted out and either burnt 11:16:06 12 13 or sent to Skid Row. 11:16:09 Similar to the other skids you 11:16:10 14 Q. told me about earlier? 11:16:12 15 Right. Um-hum. 11:16:13 16 Α. 17 Q. And then the 55-gallon drums, you 11:16:14 said they were mostly empty, sometimes they had 11:16:17 18 some paint thinner or mineral spirits in the 11:16:20 19 11:16:23 20 bottom? Objection to form. 11:16:23 21 MR. STINSON: 11:16:28 22 THE WITNESS: They would go to the 23 area where we kept the 55-gallon drums where we 11:16:31 11:16:34 24 took the lids off of them because they were

usually in pretty good shape.

11:16:37 25

114 1 BY MR. ROMINE: 11:16:38 And what did you do with the 11:16:38 Q. material in the bottom of the drums? 11:16:40 3 Pour it out on the ground. 11:16:43 Was that in the pit or just on the Q. 11:16:45 ground? 11:16:46 If they didn't have very much 11:16:47 Α. stuff, we'd dump it behind the office and we'd 11:16:49 just dump it right there. 11:16:51 Q. Okay. And did Pittsburgh Paint 11:16:53 10 have their own trucks or did they have someone 11:17:00 1111:17:05 12 else bring it in? I don't remember. 11:17:06 13 Α. 11:17:08 14 And what -- when do you remember Q. the first time Pittsburgh Paint waste coming to 11:17:12 15 11:17:15 16 the site? 11:17:15 17 A. Mid '60s. Did the Pittsburgh Paint waste 11:17:17 18 Q. come throughout the time --11:17:19 19 MR. STINSON: Objection to form. 11:17:22 20 BY MR. ROMINE: 11:17:22 21 11:17:22 22 Q. -- you were there? 11:17:24 23 MR. STINSON: Objection to form. 11:17:25 24 THE WITNESS: Yes. 11:17:26 25 BY MR. ROMINE:

115 11:17:29 1 Q. Do you remember any drivers? 2 No. 11:17:31 Α. 11:17:31 3 Q. Moving on now. Reynolds and Reynolds. 11:17:41 4 5 Α. Yes. 11:17:41 Do you remember a company called 11:17:41 6 Q. Reynolds and Reynolds? 11:17:44 8 Α. 11:17:44 Yes. 9 Were they a customer of the South 11:17:45 Ο. 11:17:45 10 Dayton Dump? MR. McCALL: Objection to form. 11:17:48 11 Duke 11:17:56 12 McCall, counsel for Reynolds and Reynolds. BY MR. ROMINE: 11:17:58 13 And what kind of waste did 14 Q. 11:17:58 11:18:01 Reynolds and Reynolds bring to the dump? 15 11:18:04 16 MR. McCALL: Objection to form. 17 THE WITNESS: Mostly paper products, 11:18:04 some skids. Boxes, a lot of boxes. 11:18:07 18 11:18:14 19 BY MR. ROMINE: 20 Q. And what were the boxes made out 11:18:14 11:18:15 21 of? 11:18:16 22 Α. Cardboard. All right. We had mentioned --11:18:18 23 0. you had talked about skids from a number of 11:18:19 24 11:18:22 25 other different companies, and were the skids

from Reynolds and Reynolds treated similar to 11:18:26 the skids you would get from the other 11:18:29 11:18:30 companies? Right. 42 by 42 usually. 11:18:31 MR. McCALL: Objection to form. 11:18:33 5 BY MR. ROMINE: 11:18:33 Okay. I'm not going to go into 11:18:34 Q. 8 that in any more --11:18:34 9 Α. Okay. 11:18:34 11:18:36 -- any more detail, but now the 10 Q. paper products, what kind of paper did the dump 11 11:18:36 12 get from Reynolds and Reynolds? 11:18:39 Just various shreds sometime. 11:18:41 13 14 Sometimes it looked like office stuff. 11:18:50 15 And would -- where was that 11:18:54 16 disposed of? 11:18:55 MR. McCALL: Object to the form. 11:18:58 17 THE WITNESS: Well, the cardboard was 11:18:59 18 put up the top tier where the two guys -- the two 11:19:00 19 gentlemen put them on the truck. 11:19:05 20 The other that was -- we'd put it on 11:19:06 21 11:19:10 22 the second tier that was burnable stuff. 11:19:18 23 MR. McCALL: Move to strike. 11:19:18 24 BY MR. ROMINE: 11:19:18 25 Q. And how about the paper?

117 11:19:19 1 Α. That's what I'm saying, the paper. 2 The paper would go with the 11:19:21 Q. Okay. 11:19:22 burnables? MR. McCALL: Object to the form. 11:19:24 4 5 THE WITNESS: Yes. 11:19:25 BY MR. ROMINE: 11:19:25 And the cardboard, you had 11:19:25 Q. mentioned that at some point there were two 8 | 11:19:26 guys hired to, I guess, reclaim the usable 11:19:30 cardboard? 11:19:33 10 MR. McCALL: Objection. Form. 11 11:19:33 THE WITNESS: They'd break the boxes 11:19:34 12 13 up and then squish them into the thing to be 11:19:34 recycled to Dayton Fiber. 14 11:19:39 BY MR. ROMINE: 11:19:40 15 11:19:40 16 Q. Okay. And when do you remember the Reynolds and Reynolds -- the first time you 11:19:42 17 remember the Reynolds and Reynolds waste come 11:19:45 18 19 to the dump? 11:19:47 MR. McCALL: Objection. 11:19:48 20 THE WITNESS: I think in the '70s 11:19:50 21 maybe. 22 11:19:52 BY MR. ROMINE: 11:19:52 23 '70s? 11:19:53 24 Q. 11:19:53 25 Α. Yeah.

118 Q. All right. I want to try and 11:19:53 focus on Reynolds and Reynolds right now. 2 11:19:55 11:19:58 there a time that the Reynolds and Reynolds cardboard came to the dump before these two 11:20:01 guys were hired to reclaim the cardboard? 11:20:04 I don't know that. 11:20:07 Α. 6 And did Reynolds and Reynolds --11:20:09 7 Q. did they have their own truck? 8 11:20:14 I don't know that. 11:20:18 Α. 11:20:19 10 Q. Okay. Do you remember any 11 drivers --11:20:20 No. 11:20:21 12 Α. -- that brought Reynolds and 11:20:21 13 Q. Reynolds waste? Okay. How you doing? 11:20:23 14 Α. Um-hum. Okay. 11:20:31 15 16 MR. McCALL: I'm sorry, what was the 11:20:33 I didn't hear the answer. 11:20:36 17 answer? MR. ROMINE: He said okay. 11:20:36 18 19 THE WITNESS: I said okay. 11:20:36 BY MR. ROMINE: 11:20:36 20 Are you familiar with a company 11:20:36 21 Q. called Sherwin-Williams Company? 22 11:20:48 11:20:49 23 Α. Yes. 11:20:50 24 Q. And was Sherwin-Williams Company a

customer of the South Dayton Dump?

11:20:53 25

Α. Yes. 11:20:54 And what kind of waste came from 2 Q. 11:20:54 11:20:54 the Sherwin-Williams Company? MR. EDDY: Objection to the form of 11:20:57 4 the question. Robert Eddy. 11:20:57 THE WITNESS: Same as Pittsburgh, and 11:21:01 11:21:06 we had a company called -- I can't remember. There was like three companies, paint companies, 11:21:11 that would come. You know, cans, skids, box --11:21:13 boxes. Lots of -- we had -- they sent more drums 10 11:21:20 than any of the other paint companies. 11 11:21:26 BY MR. ROMINE: 11:21:31 12 11:21:31 13 Q. Okay. So you're saying Sherwin-Williams was a paint company? 11:21:33 14 MR. EDDY: Objection to form. 11:21:35 15 11:21:35 16 THE WITNESS: Yes. BY MR. ROMINE: 11:21:36 17 And the skids, I take it, were 11:21:37 18 Q. dealt with the same way we had talked about --19 11:21:41 skids from a dozen other companies we talked 11:21:43 20 about today? 11:21:46 21 22 Α. Correct. 11:21:46 MR. EDDY: Objection to form. 11:21:46 23 BY MR. ROMINE: 11:21:48 24 11:21:48 25 And you said that they -- that Q.

120 Sherwin-Williams brought more drums to the site 11:21:51 than did Pittsburgh Paint, is that correct? 11:21:55 MR. EDDY: Objection to form. 11:21:57 THE WITNESS: Right. 11:21:58 4 BY MR. ROMINE: 11:21:58 And when you say drums, are these 11:21:58 6 Q. 11:22:03 7 55-gallon drums or some other drums? À. 55-gallon drums. 11:22:04 8 And focusing now on 11:22:06 0. Sherwin-Williams, what was in those drums --10 11:22:08 MR. EDDY: Objection to form. 11:22:14 11 BY MR. ROMINE: 11:22:16 12 Q. -- if anything? 11:22:16 13 Paint, the thinners, but mostly, 11:22:18 Α. 11:22:26 15 you know, paint residue. Were they -- did they have -- did 16 Q. 11:22:31 all the drums have something in them or were 11:22:34 17 11:22:35 18 some empty? MR. EDDY: Objection. 19 11:22:36 11:22:37 20 THE WITNESS: They were some empty. Most of the thinners were pretty empty, and like I 11:22:38 21 said, if it wasn't, we'd dump the -- behind the 11:22:41 office and took the lids off of them. 11:22:44 23 11:22:46 24 BY MR. ROMINE: And did Sherwin-Williams Company 11:22:46 25 Q.

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121
          bring their own waste to the site or was it
11:22:58
          somebody else?
11:23:00
                   Α.
                         Pardon me?
11:23:01
                   0.
                         Did Sherwin-Williams bring its own
11:23:01
          waste to the dump or did somebody else bring it
11:23:04
          for them?
11:23:06
                         MR. EDDY: Objection to form.
11:23:07
                         THE WITNESS: They brought their own
11:23:10
       8
          vehicle.
11:23:12
          BY MR. ROMINE:
11:23:13 10
                   Q.
                         And what was -- what did that
11:23:13
      11
          vehicle look like?
      12
11:23:15
      13
                   Α.
                         It was -- most of them were white
11:23:18
11:23:22 14
          vans.
                         White vans?
11:23:22 15
                   Q.
                                 There was -- I think there
11:23:22 16
                   Α.
                         Yeah.
          was a couple times I saw a flatbed truck.
11:23:23 17
      18
11:23:29
                   Q.
                         Okay.
11:23:29 19
                   Α.
                         But most of them -- my
          recollection was that -- because I thought it
11:23:31 20
          was funny, is that if they brought big enough
      21
11:23:33
11:23:37 22
          drums and enough paint to paint the buildings
11:23:39 23
          that my dad and my partner had, I don't care if
          they were pink, purple or whatever.
11:23:43 24
11:23:45 25
                         I -- one summer I had to paint the
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buildings with this paint they got from
11:23:46
          Sherwin-Williams, and we'd go down and buy --
11:23:48
          have them -- if we were just a little short,
11:23:51
          they'd mix us up some more. So I got to be
11:23:55
11:23:58
          really close to -- what's his name -- the
          manager there on Patterson Boulevard.
11:24:00
                        Oh, I can't remember his name.
11:24:07
          It'll come up later, but --
11:24:08
       9
                   Q.
                        Are you talking about someone who
11:24:09
      10
          worked for Sherwin-Williams?
11:24:10
                        Yeah, he was the manager of that
11:24:11 11
                   Α.
                   They had an industrial building up
11:24:13 12
          north somewhere, and then they had -- they had
11:24:15
      13
          built one, I think, in the '70s over on --
11:24:22 14
          close to the dump. I can't remember the name
11:24:26
      16
          of -- Baldwin Drive maybe or something like
11:24:29
          that. So they still kept doing business, but a
11:24:31 17
11:24:36
      18
          lot of the stuff came from the Patterson Road
11:24:39 19
          store.
                   Q.
                        Okay.
                                So --
11:24:40 20
11:24:41
      21
                        MR. EDDY: Objection. Move to strike
          that last answer.
11:24:46 22
          BY MR. ROMINE:
11:24:46 23
11:24:46 24
                   Q.
                        So you mentioned that -- that
          Sherwin-Williams brought drums in in a van?
11:24:48 25
```

123 1 Α. Right. 11:24:48 And your understanding was that it 11:24:52 Q. came from a store on Patterson Boulevard? 11:24:52 Α. Right. 11:24:52 5 Objection to the last two MR. EDDY: 11:24:55 11:24:55 questions. BY MR. ROMINE: 11:24:56 And any other locations that the 11:24:56 waste came from? 11:25:00 Α. From Sherwin-Williams? 10 11:25:02 Yeah. 11:25:03 11 Q. 11:25:04 12 Α. Like I said, you know, there was a 13 place up north, because I remember some of the 11:25:06 drivers complaining because they -- at that 11:25:12 14time, the highway was built and it -- the 11:25:15 15 16 malfunction junction, and when they'd make 11:25:19 curves, sometimes that stuff would get in their 11:25:22 17 van and they'd be mad and we sat and talked 11:25:24 18 and -- but then, again, most of it came from 11:25:28 19 Patterson store until like -- Arbor, maybe it 11:25:31 20 was Arbor Boulevard is where they built the new 11:25:37 21 22 building. 11:25:37 BY MR. ROMINE: 11:25:37 23 11:25:40 24 Q. And how many --25 MR. EDDY: Move to strike. 11:25:41

124 11:25:42 BY MR. ROMINE: -- how many drums were in the 11:25:42 Q. 3 11:25:42 vans? EDDY: Objection. 11:25:45 MR. 11:25:47 5 THE WITNESS: Usually a couple. BY MR. ROMINE: 11:25:47 11:25:47 Q. A couple? 11:25:48 8 Α. And then a lot of -- a lot of can lids, you know, like one gallon lids that were 11:25:51 11:25:54 10 pretty bent up with various colors like where you'd open a can of paint. 11:25:57 11 11:25:59 12 Q. And where were the can lids disposed of? 11:26:01 13 We had a place for tin, another 11:26:03 14 Α. 11:26:07 15 pile on the dump that empty cans -- they had to be completely empty, we'd put them there to be 11:26:11 16 hauled off for metal to Franklin Iron and 11:26:15 17 11:26:17 18 Metal. Did you clean out the -- the cans? 11:26:17 19 Q. Oh, no. 11:26:20 20 Α. No. 11:26:21 21 You just left them there empty? Q. 22 If the ones had gallon cans, we'd 11:26:24 Α. take them to the second tier where they could 23 11:26:26 11:26:31 24 be burned, and a lot -- either they'd burn it 11:26:33 25 completely or they'd burn enough if they were

underneath something where it could be with the 11:26:35 11:26:38 magnet and dropped into the truck. Did the -- did the gallon cans --Q. 11:26:41 were they always empty or did they have paint 11:26:44 in them? 11:26:47 MR. EDDY: Objection. 11:26:48 THE WITNESS: Like I said, if 11:26:48 11:26:48 sometimes they would have maybe a third or half paint in them, Uncle Alcine wanted me to empty 11:26:51 11:26:56 10 them into various things, but I -- I'd empty the oil base with latex. Latex was just coming in --11:27:02 11 11:27:06 12 into focus, and so I got -- he got mad because I had oil products and water products, and so we 11:27:11 13 stopped that, you know. 11:27:14 14 11:27:14 15 MR. EDDY: Move to strike. THE WITNESS: So I remember that. 11:27:17 16 BY MR. ROMINE: 11:27:18 17 11:27:18 18 Q. He didn't want you to -- to dump the oil based paint with the latex based paint? 11:27:21 19 11:27:21 20 Α. They wouldn't --11:27:24 21 MR. EDDY: Objection to form. 11:27:25 22 THE WITNESS: -- they wouldn't blend together, so, you know, he wanted to reuse them 11:27:26 23 11:27:29 24 and paint stuff with them. 11:27:29 25 BY MR. ROMINE:

126 Q. I see. 11:27:32 A lot of times they brought Α. 11:27:32 industrial, and then we'd paint various metal 11:27:34 things on the dump. One summer I spent 11:27:36 painting poles and the bulldozers and the 11:27:40 tractor. 11:27:44 Was this with the -- from -- with 7 Q. 11:27:46 waste paint from Sherwin-Williams? 11:27:48 11:27:49 Α. Right. MR. EDDY: Objection. Form. 10 11:27:50 BY MR. ROMINE: 11:27:51 11 11:27:51 12 Q. And was there any waste paint from 11:27:53 13 Sherwin-Williams that didn't get used up 11:27:56 14 somehow? MR. EDDY: Object to the form. 11:27:58 15 THE WITNESS: Yes, and that went on 11:27:59 16 to the pit if it was liquid form. 11:28:02 17 BY MR. ROMINE: 11:28:03 18 11:28:04 19 Okay. Do you remember any of Q. their drivers? 11:28:05 20 No. Well, actually I started --11:28:06 21 Α. 11:28:09 22 because of the Patterson Boulevard, I got to know some of the drivers and -- but mainly I 11:28:14 23 11:28:18 24 knew the manager, because after I got into 11:28:21 25 construction, we stayed -- Martin, Martin, I

think, he was a German guy and he was from Germany, so we'd sit and talk about the war and everything and I'd ask him questions, and that's about it.

- Q. Was Martin his first name or his last name?
 - A. I think it was his first name.
- Q. And when do you first remember waste coming to the dump from Sherwin-Williams?

MR. EDDY: Objection.

THE WITNESS: I really remember mid -- mid '60s. Like I said before, the '60s, between the beginning and end, was so steady, and the EPA wasn't on the dump so much, and -- and so we could pretty much do what we wanted to, but then when it got sticky and we couldn't burn anymore -- because if we burned -- if the wind was going in the direction of Dayton, it would smoke the whole downtown area, and that's when the EPA would come and complain about the smoke. So then eventually we had to go from a burnable dump to just covering up stuff, so --

Q. Okay. Speaking specifically about Sherwin-Williams though, I'm trying to focus on

11:28:31 2

11:28:34

11:28:37

11:28:38

11:28:40

5

11:28:41

11:28:43 8

11:28:46

11:28:47 10

11:28:53 11

11:28:56 12

11:28:59 13

11:29:07 14

11:29:09 15

11:29:14 16

11:29:15 17

11:29:19 18

11:29:21 19

11:29:24 20

11:29:28 21

11:29:31 22

11:29:35 23

11:29:35 24

11:29:40 25

128 when you first remember seeing the 11:29:41 11:29:44 Sherwin-Williams waste come to the dump. MR. EDDY: Objection to form. 11:29:46 THE WITNESS: '60s. 11:29:49 4 11:29:50 BY MR. ROMINE: Okay. Moving on now. 11:29:50 Q. Standard 7 Register. 11:29:58 Α. Um-hum. 11:29:59 11:29:59 9 Q. Do you remember the name Standard 11:30:02 10 Register? 11:30:02 11 Α. Yes. 11:30:02 12 Q. And was Standard Register a customer of the South Dayton Dump? 11:30:05 13 Α. Yes. 11:30:24 14 11:30:24 15 Q. And what kind of waste did 11:30:24 16 Standard Register bring to the dump? 11:30:31 17 MR. HAUGHEY: Steve Haughey. 11:30:31 18 Objection as to form. 19 THE WITNESS: It was real -- it was 11:30:35 similar to NCR stuff, and I thought it was part of 11:30:37 20 NCR, but later was corrected, but -- so I thought 11:30:41 21 they were the same company, so --11:30:45 22 BY MR. ROMINE: 11:30:47 23 And go ahead and tell me now about 11:30:47 24 Q. 11:30:51 25 Standard Register and what you remember about

129 Standard Register and their waste. 11:30:53 We got a lot of keys and -- and 11:30:55 drawers and different things that came from 11:31:05 registers, a lot of steel stuff, and we didn't 11:31:08 have to mess with that stuff very often, other 11:31:16 than the skids that -- it went into the pile 11:31:19 that was metal. 11:31:23 If it had some plastic products, 11:31:25 then we'd have to put it in the burn pit or 11:31:27 burn pile and burn the plastic off of them to 11:31:30 10 sell them for metal. 11:31:33 11 11:31:37 0. And what happened to the metal? It was sent to Franklin Iron and 11:31:41 13 Α. Metal. 11:31:43 14 11:31:43 15 Q. Okay. And you said that some of the stuff had plastic on it? 11:31:46 16 Yeah. 11:31:47 17 Α. Okay. And that was broken off? 11:31:48 18 Q. 11:31:51 19 Burnt. Α. MR. HAUGHEY: Objection. 11:31:52 20 11:31:53 21 BY MR. ROMINE: 11:31:53 22 Q. It was burnt? Yeah. 11:31:53 23 Α. So, again, just trying to figure 11:31:54 24 Q. 11:31:56 25 out what happened. If the -- the waste was

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130
         plastic attached to the metal?
11:32:01
                   Α.
                         Um-hum.
11:32:02
                   Q.
                         Yes?
11:32:03
       3
11:32:04
                   Α.
                         Yes.
       5
                        And then that went into the
11:32:04
                   Q.
          burnable?
11:32:06
       7
                         Burnable, yes.
11:32:06
                   Α.
11:32:07
       8
                   Q.
                         Okay. And it was burned?
                         MR. HAUGHEY: Objection. Leading.
11:32:09
       9
11:32:10
      10
          BY MR. ROMINE:
                   Q. Correct?
11:32:10 11
                   Α.
                         Until we had to bury stuff, yeah.
11:32:11 12
                         Yeah. Well, let me get -- let me
11:32:13
      13
                   Q.
11:32:14 14
          start with the burning. Let's start with the
         burning.
11:32:16 15
11:32:17
      16
                   Α.
                        Yeah.
                   Q.
                      Some of it was burned? Yes?
11:32:17 17
                         All of it at the time that we
11:32:20
      18
                   Α.
11:32:21 19
         could burn got burned.
11:32:24 20
                        Okay. And then there was metal
                   Q.
11:32:26 21
          that was basically left over?
11:32:28 22
                   Α.
                        Right.
11:32:28 23
                         MR. HAUGHEY: Objection. Leading.
         BY MR. ROMINE:
11:32:28 24
11:32:29 25
                   Q.
                         And that was salvaged?
```

131 Α. Yes. 11:32:30 Okay. Now, let's go to some --11:32:30 Q. another time period you're talking about when 11:32:34 it was buried. 11:32:35 11:32:36 5 Α. Right. Okay. And at some point, the 11:32:36 Q. waste from Standard Register got buried instead 11:32:39 of burned? 11:32:42 MR. HAUGHEY: Objection. Leading. 11:32:42 9 11:32:44 10 THE WITNESS: Correct. BY MR. ROMINE: 11:32:44 11 11:32:44 12 Q. When was that? Early '70s. 11:32:46 13 Α. 11:32:50 14 Q. Okay. And was it the same type of 11:32:50 15 waste? 16 Α. Yeah. 11:32:55 And Standard Register, did they 11:32:55 17 11:32:59 18 have their own trucks or did someone bring it to the site for them? 19 11:33:03 I don't remember. 11:33:03 20 Α. How often did Standard Register 11:33:04 21 Q. come to the dump? 11:33:07 22 Once a month maybe, because, see, 11:33:09 23 Α. I -- like I said, I had them confused with NCR, 11:33:16 24 11:33:19 25 so, you know, I thought it was the same

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132
          company, so --
11:33:20
       1
                         I understand. Same -- same kind
11:33:20
                   Q.
          of waste?
11:33:25
       3
                   Α.
                         Yeah.
11:33:25
       5
                         One thing I may have forgotten to
11:33:26
                   Q.
          ask you about Sherwin-Williams Company. How
11:33:31
          often did Sherwin-Williams Company -- how often
11:33:33
11:33:35
          did their waste come to the site?
                         MR. EDDY: Objection to form.
11:33:37
       9
                         THE WITNESS: Twice a week.
11:33:37
      10
11:33:38
      11
          BY MR. ROMINE:
                         Okay. All right. I'm going to
11:33:39
      12
                   Q.
          move on now. Are you familiar with the
11:33:44
      13
11:33:50 14
          University of Dayton?
                   Α.
                         Yes.
11:33:51 15
                         Was the University of Dayton a
11:33:51
      16
                   Q.
          customer of the South Dayton Dump?
11:33:53 17
                         I don't remember. I'm -- I don't
                   Α.
11:34:05
      18
11:34:13 19
          remember right now.
11:34:13 20
                   Q.
                         Okay. No problem.
                         MR. ROMINE: Let's take a ten minute
11:34:16
      21
          break. I'm going to -- we're close to getting
11:34:17 22
                  I'm just going to look at my outline and
11:34:20 23
          done.
11:34:23 24
          see -- see where we are.
11:34:29 25
                         (Pause in proceedings.)
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133 MR. ROMINE: So we'll go back on the 11:34:29 record. 11:51:33 2 BY MR. ROMINE: 3 11:51:33 Mr. Grillot, before the break, I 0. 11:51:39 had asked you about the University of Dayton. 11:51:42 5 I was just going to say something Α. 11:51:46 to you about that. 11:51:48 11:51:48 8 Q. Go ahead. 9 Α. That, and the Peerless Company you 11:51:49 11:51:52 10 were talking about --11:51:52 Q. Right. 11 -- I was sitting out there in that 11:51:53 12 Α. 11:51:57 13 room over there -- which one you want me to go 14 first? 11:52:01 Either one. 11:52:01 15 Q. Peerless will be short. 11:52:03 16 believe Peerless was like a moving industrial 11:52:05 17 machinery -- I think they were kind of like a 11:52:09 18 11:52:11 19 moving thing. 11:52:12 20 Q. Okay. 11:52:13 21 Α. And I believe they brought a lot of wood, like crates where they would -- and 11:52:16 22 pallets and stuff like that, wood products. 11:52:22 23 11:52:23 24 Q. Okay. But other than that, I don't --

11:52:24 25

Α.

134 it's just -- came back up, so --11:52:26 11:52:28 Q. No problem. And so I take it what you're telling me is Peerless was a customer of 3 11:52:34 the South Dayton Dump? 11:52:38 Um-hum. 11:52:39 5 Α. And did they have their own 11:52:39 Q. trucks? 11:52:41 Α. I don't remember. 11:52:43 Okay. And can you remember 11:52:43 9 Q. 10 anything in their waste other than the pallets? 11:52:46 A straw like material, like hay, 11:52:52 11 Α. 11:52:57 12 but I think it was like a packaging stuff. Okay. And how were the --11:53:00 13 Ο. focusing on Peerless now, for the pallets, 11:53:05 14 11:53:07 where were they disposed of those? Up on the top tier. 11:53:09 16 Α. Same as the other pallets you were 11:53:10 17 O. 11:53:13 18 talking about earlier? Um-hum. 11:53:14 19 Α. And how about this packaging 11:53:14 20 Q. 11:53:16 21 material? 22 It was pretty flammable, so we 11:53:17 Α. pretty much took it down to the bury pile, 11:53:19 23 11:53:23 24 which would be the third tier. 11:53:24 25 Okay. Is it your memory that this Q.

was a natural material, like a grass or a hay 11:53:27 11:53:30 that was cut and used? Yeah, something of that nature. Α. 11:53:31 It was natural? Okay. Other than 11:53:32 Q. 11:53:35 the -- the -- the packaging material and the pallets, can you remember seeing anything else 11:53:41 coming from Peerless? 11:53:43 Α. Well, a lot of times there would 11:53:45 be like boxes of nuts and bolts, because I --11:53:47 10 anything like that, I had to take up to the 11:53:52 office for -- Kenny took the stuff and did 11:53:54 11 11:53:57 something with them, took them home or something, and -- or would use them around the 11:54:00 13 dump for various tasks, but --11:54:01 14Okay. So those would go 11:54:05 15 0. basically --16 11:54:06 To the office. Α. 17 11:54:07 11:54:08 18 Q. -- to the office? (Nodding head up and down.) 19 Α. 11:54:09 Anything else from Peerless? 20 11:54:09 Q. 21 Α. No, I don't --11:54:11 22 That's fine. I'm just asking you 11:54:13 Q. what you can remember. 11:54:15 23 Α. Yeah. 11:54:16 24 And when do you first remember 11:54:16 25 Q.

136 Peerless -- waste from Peerless coming to the 11:54:19 11:54:22 site? I would say early '70s. Α. 11:54:23 Okay. And you had mentioned the 11:54:26 Q. 11:54:31 University of Dayton? Α. Yes. 11:54:32 7 MR. HAUGHEY: I'm going to object 11:54:33 because these are all asked and answered 11:54:36 questions. 11:54:37 10 BY MR. ROMINE: 11:54:37 What can you tell me about the 11:54:37 11 Q. 11:54:39 University of Dayton? Well, it's really in depth, so 11:54:41 13 Α. I -- and, you know, sitting out there, I have 11:54:43 14 11:54:47 a -- I've tried to forget about University of Dayton because I've had a bad dealing with 11:54:50 16 them, and -- and, you know, so I had to sit out 11:54:52 17 11:54:56 18 there and make the distinction what I was angry about and what I remember. 19 11:54:58 Q. Fair enough. Let's -- let me do 11:54:59 20 it this way: Let me just ask you about what 11:55:01 21 you remember, and if you're able to answer, go 11:55:04 22 ahead and answer. Was the University of Dayton 11:55:06 23 a customer of the South Dayton Dump? 11:55:09 24

I believe so.

Α.

11:55:11 25

Q. And what kind of -- what stuff did
University of Dayton bring?

MR. HAUGHEY: Objection as to form.

THE WITNESS: Because my dad was a

THE WITNESS: Because my dad was a devout Catholic and had a lot of dealings with the University of Dayton and with various churches, the bishop and archbishops, they -- we'd go to Cincinnati and do various things, but I think it mainly was like athlete stuff, some metal products, some wood, like benches and stuff like that. Sometimes poles that had lights on them, things like -- of that nature.

Q. And where was this waste disposed

MR. HAUGHEY: Objection as to form.

THE WITNESS: Metal would go in the metal pile. Wood would go -- if it wasn't skids, then it would go down in the burnable, which was the third tier -- or second tier, I'm sorry, and that sort of thing.

Some -- there were some books, I
think, if I remember, they had stamped somewhere
in the book. A couple -- because I think Kenny
took one. I think it was like a index card thing,
it was a wooden thing that came -- that you'd look

11:56:28 25

11:56:21 23

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11:56:01

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of?

138 up books or something like that. 11:56:34 1 BY MR. ROMINE: 11:56:35 Like you might see in a library? 3 Q. 11:56:35 Α. Yeah, um-hum. 11:56:37 And where was that disposed of? 11:56:38 5 Q. Kenny --11:56:40 Α. MR. HAUGHEY: Objection as to form. 7 11:56:40 8 THE WITNESS: Kenny took it home with 11:56:41 him. 11:56:43 9 11:56:44 10 BY MR. ROMINE: 11:56:44 11 And when you say the books were Q. 11:56:46 12 stamped, what did the stamp say? MR. HAUGHEY: Objection. Leading. 11:56:49 13 THE WITNESS: I don't remember right 11:56:51 14 11:56:52 15 now. BY MR. ROMINE: 11:56:52 16 Okay. And when do you remember 11:56:52 17 Q. the first time or the earliest time you saw 11:56:54 18 waste from the University of Dayton come in? 19 11:56:59 MR. HAUGHEY: Objection as to form. 11:57:01 20 11:57:03 21 THE WITNESS: '60s. BY MR. ROMINE: 22 11:57:04 Now, you had mentioned the 11:57:04 23 Q. 11:57:08 2.4 University of Dayton and Peerless. Did you and 11:57:12 25 I just have a discussion about them or is this

139 something you remembered by yourself? 11:57:15 No, like I said, I went out there 11:57:16 because, like I said, I have a very upset 11:57:17 feeling about University of Dayton, and so it's 11:57:20 11:57:25 hard to remember what -- you know. Okay. But you told me what you 11:57:29 Q. remembered about the University of Dayton here 11:57:32 just now? 11:57:32 Pardon me? 9 11:57:32 Α. 10 Q. You told me about --11:57:32 Yeah. Yes. 11:57:35 11 Α. 11:57:35 12 Q. -- about the waste --Yes. Yes. 11:57:36 13 Α. Yes. Okay. Just a couple of follow-up 11:57:37 14 Q. 11:57:48 15 questions. Towards -- right before the break, I had asked you about Reynolds and Reynolds. 11:57:50 16 Um-hum. 11:57:52 17 Α. 11:57:52 18 Q. And what I wanted to ask you is, 11:57:54 19 how frequently did waste come from Reynolds and Reynolds to the dump? 11:57:58 20 MR. McCALL: Object to form. 11:57:58 21 THE WITNESS: Once a month. 11:58:00 22 BY MR. ROMINE: 11:58:01 23 The same question, Pittsburgh 11:58:01 24 Q.

Paint, how frequently did you see waste come

11:58:04 25

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141
          too.
11:58:59
       1
          BY MR. ROMINE:
11:58:59
                      I'm going to ask you a couple more
11:59:01
                   Q.
          companies. Do you remember the name of a
11:59:03
          company called General Refuse or General
11:59:05
          Refuge?
11:59:07
                   Α.
                         Right.
11:59:07
                         Was that company, in your memory,
11:59:08
       8
                   Q.
          also a company that was owned or controlled by
11:59:12
          Mr. Brandon and Mr. Aldridge?
11:59:15 10
                         MR. HARBECK: Object to the form.
11:59:16 11
                         THE WITNESS: Remember I told you
11:59:17
      12
          they were a suburb type of thing?
11:59:19 13
          BY MR. ROMINE:
11:59:23 14
11:59:23
      15
                   Q. But, again --
11:59:24
      16
                   Α.
                         That was part of -- yeah.
      17
                   Q.
                         It was part of Mr. Brandon's and
11:59:25
          Aldridge's businesses?
11:59:27
      18
11:59:27 19
                   Α.
                         Correct.
      20
                         MR. HARBECK: Object to the form.
11:59:28
      21
          BY MR. ROMINE:
11:59:29
11:59:30 22
                   Q.
                         Different -- slightly different
          name, General Sanitation, do you remember that
11:59:32 23
11:59:34 24
          name?
11:59:34 25
                   Α.
                         Yeah.
```

And was that also a company 11:59:34 1 Q. associated with Mr. Brandon and Mr. Aldridge? 11:59:36 3 MR. HARBECK: Object to the form. 11:59:39 THE WITNESS: Yes. 11:59:40 4 BY MR. ROMINE: 11:59:40 6 Q. Okay. 11:59:40 7 Well, I think the General 11:59:42 Α. Sanitation -- at the end of -- I think it was 11:59:44 the '70s, Larry and Bob had talked about 11:59:47 11:59:53 10 selling the company to some outfit in Chicago, 11 and that -- they got all us employees and told 11:59:57 them that very soon we might be under new 12 12:00:01 12:00:06 13 management, that Larry was still going to be head of the operation here in Dayton and -- but 12:00:08 14 15 I quit before I think it happened, so -- but I 12:00:13 12:00:18 heard eventually they were bought out, because 12:00:20 17 that's when Larry then went totally to the Dayton Fiber and --12:00:23 18 12:00:26 19 Q. Okay. All right. MR. HARBECK: I move to strike. 12:00:27 20 Nonresponsive. 12:00:29 21 ROMINE: Okay. I think that's 12:00:31 22 MR. 12:00:32 23 all I have. Thank you. So are we ready for a lunch break, come back at one o'clock? 24 12:00:36 12:00:43 25 Thank you.

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       1
                         (Thereupon, the proceedings were
       2
          adjourned for lunch.)
       3
                         MR. HAUGHEY: I guess we're back on.
       4
                             CROSS-EXAMINATION
          BY MR. HAUGHEY:
13:00:48
                   0.
                         Okay. Mr. -- would you pronounce
13:00:53
       7
          your last name, please?
                   Α.
                         Like grill E O.
13:00:54
                         Grillot?
13:00:57
                   0.
      10
                   Α.
                         Grillot.
13:00:58
                        Even though there's no I O T,
13:00:58
      11
                   0.
          correct?
13:01:00
      12
13:01:00
      13
                   Α.
                         No.
                         Okay. Thank you. I just wanted
13:01:01
      14
                   Q.
          to make sure I get it -- I get it right, and --
13:01:03 15
      16
          but there's no I in it?
13:01:03
13:01:05 17
                   Α.
                         No.
13:01:05 18
                   Q.
                         Okay.
      19
                         The T is silent.
13:01:06
                   Α.
13:01:08
      20
                   Q.
                         Grillot. Okay. Thank you.
13:01:10 21
          name is Steve Haughey. I'm representing some
          of the defendants in this case, and I want to
      22
13:01:13
13:01:17 23
          ask you some questions about your testimony and
13:01:21 24
          some related items.
13:01:22 25
                   Α.
                         Okay.
```

144 Are you represented by counsel --13:01:22 Q. by legal counsel for this deposition? 13:01:27 No. No. 3 Α. 13:01:29 Okay. So you're not represented 4 Q. 13:01:30 by the plaintiffs or their lawyers, correct? 13:01:31 Α. No. 13:01:34 Okay. Are you being paid to 13:01:34 7 Q. appear here today to give testimony? 13:01:42 Α. No. 13:01:44 10 Q. Are you being reimbursed any 13:01:44 expenses for your testimony? 13:01:47 11 13:01:49 12 Α. No. Did you drive up from North 13:01:49 13 Q. Carolina for your testimony? 13:01:55 14 15 Α. Not this time, but I did 13:01:56 originally, yes. 13:01:58 16 17 Okay. You mean -- by originally, 13:01:59 Q. do you mean back when your deposition was taken 13:02:01 18 19 in 2012? 13:02:03 Correct, um-hum. 13:02:05 20 Α. Okay. Okay. Where did you 13:02:05 21 Q. drive -- where did you come from for purposes 22 13:02:07 of the deposition today? 13:02:10 23 13:02:11 24 Α. Local. Dayton. 13:02:16 25 Okay. Are you staying with Q.

145 1| someone in Dayton? 13:02:18 I have a -- a girl friend, she's Α. 13:02:20 just a friend, and I stay with her when --13:02:26 sometimes and sometimes I go different places. 13:02:29 5 Q. Okay. 13:02:34 Kind of homeless, but --13:02:37 Α. 7 Okay. Do you have relatives in 13:02:39 Q. Dayton? 13:02:42 8 Yes, all my family is from Dayton. 13:02:42 9 Α. I have a daughter in Atlanta. 13:02:45 10 13:02:47 11 Q. Okay. Who are your relatives in 13:02:50 12 Dayton? That's left? 13:02:50 13 Α. Who are the relatives who Yeah. 13:02:51 14 Q. 13:02:53 15 are still alive in Dayton? David Grillot is a cousin. 16 Α. 13:02:54 17 Anyone else? 13:03:00 0. 13:03:01 18 My brother and my ex-wife. I got Α. 13:03:11 19 two sons, which is Sean and Eddie. Q. Did you say a brother is here in 13:03:18 20 13:03:21 21 Dayton? 13:03:22 22 Yeah, his name is John. Α. Who is that? John? 13:03:22 23 Q. 13:03:24 24 Um-hum. Α. Okay. If -- if me or some of the 13:03:26 25 Q.

146 other defense counsel want to get in touch with 13:03:32 you, what's the best way to reach you? 13:03:35 Probably my cell phone. 13:03:39 Α. 13:03:40 Q. Okay. What is your cell phone number? 13:03:42 828 is the area code. Α. 13:03:44 7 828. 13:03:45 Q. 226-3388. 8 Α. 13:03:47 Is that down in Snow Hill, North Q. 13:03:51 13:03:54 10 Carolina? Actually I got -- that particular 13:03:54 11 Α. phone in -- close to Ashville. It would be 12 13:03:57 13:04:00 13 Franklin, North Carolina. Is there anyone in Dayton we would 13:04:02 14 Q. contact if we needed to get ahold of you and we 15 13:04:08 13:04:12 16 could not get you by cell phone? Probably Donna Moeller. 13:04:15 17 Α. Is that the friend you 13:04:17 18 Q. 13:04:18 19 mentioned --13:04:18 20 Α. Right. 13:04:20 21 Q. -- you were saying with? Um-hum. 13:04:20 22 Α. 13:04:20 23 How do you spell her last name? Q. MOELLER. 13:04:20 24 Α. And what's her telephone number? 13:04:24 25 Q.

147 13:04:28 Α. 937-308-0501. Okay. How did you first find out 13:04:35 2 Q. that you were being asked to come up here and 13:04:47 3 13:04:49 give a deposition today? I had received a phone call from 13:04:51 Donna, she was still up here in Dayton, and 13:04:53 13:04:56 said a gentleman wanted -- or came to her apartment and was looking for me and that he 13:05:01 was standing there, so she handed the phone to 13:05:04 13:05:08 10 me, and that was the first I heard of it. 13:05:09 Q. Okay. How long had you been in 11 Dayton at the time the call came in to Donna 13:05:11 12 13:05:15 13 asking you to appear again for a deposition? 13:05:17 Α. I was still in North Carolina, 14 Snow Hill --15 13:05:21 13:05:21 16 Q. Okay. -- North Carolina. 13:05:22 17 Α. 13:05:22 18 MR. ROMINE: Objection. 13:05:22 19 Mischaracterizes the testimony. Beyond the scope of the direct testimony. Beyond -- beyond the 13:05:25 20 13:05:33 scope of the judge's order. 13:05:36 22 THE WITNESS: Do I go -- go on? BY MR. HAUGHEY: 13:05:36 23 13:05:36 24 Q. Yes, go ahead. You can -- unless 13:05:39 25 there's a -- some reason to ask you to not

148 respond, these will be objections and you can 13:05:42 go ahead and answer and then we'll just move 13:05:44 on, okay? 13:05:46 13:05:47 4 Α. Okay. Go ahead. Q. 13:05:48 As I say, I had been staying that 13:05:48 whole winter. Actually I think I been there --13:05:51 I was there about a year and a half and -- when 13:05:55 I got the phone call. I think that was March 13:05:58 or April. 10 13:06:00 13:06:05 11 MR. HARBECK: Hey, Steve? MR. HAUGHEY: 12 Yes. 13:06:05 MR. HARBECK: Bill Harbeck. 13 Just to 13:06:05 clarify, is he talking about the first deposition 13:06:06 1415 or the second, this deposition? 13:06:08 BY MR. HAUGHEY: 16 13:06:10 13:06:10 17 Q. Yeah. For purposes of this deposition, where were you when you found out 13:06:12 18 that you were being asked to appear here today 19 13:06:16 to give another deposition? 13:06:18 20 Here in Dayton. 13:06:23 21 Α. 13:06:25 22 And were you staying with Donna Q. 13:06:26 23 when you found out? 13:06:27 24 Α. Yes. 13:06:27 25 Okay. And did you -- did I hear Q.

13:06:32 1 you correctly, someone called her to raise the
13:06:35 2 request with her and then she told you, is that
13:06:38 3 what you said?

A. No, the -- the first time that -a gentleman that works, I think with the
attorneys that are handling this case, Bill, I
don't know his last name, but Bill and I had
been in contact whenever the firm needed to ask
me a question or -- and he called me and said
that, you know, there was a deposition coming
up and it was, I think, the 16th or 19th of
this month.

And so then when I -- my health started deteriorating, I wasn't sure what was going to happen, so they tried to -- I think they tried to up it up closer to the beginning of the month, I think, and then it turned back to today.

- Q. Okay. Is that gentleman, Bill, is his last name Walsh?
 - A. I think so, yeah.
- Q. Would he be the same person who contacted you for purposes of the first deposition last year?
 - A. Correct.

 13:06:38
 4

 13:06:43
 5

 13:06:47
 6

 13:06:52
 7

 13:06:54
 8

 13:06:59
 9

 13:07:02
 10

13:07:10 13

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13:07:05

13:07:09

13:07:13 14

13:07:17 15

13:07:19 16

13:07:22 17

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.5.07.51 21

13:07:32 22

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13:07:38 24

13:07:40 25

150 13:07:40 Q. Okay. Thank you. Now, you're not appearing here pursuant to a subpoena, correct? 13:07:43 2 Α. No. 3 13:07:45 4 0. Okay. So you're appearing here 13:07:46 voluntarily? 13:07:50 Correct. Α. 13:07:51 Q. But you're not being paid, 13:07:51 correct? 13:07:53 8 No. 9 13:07:53 Α. Why are you appearing voluntarily 13:07:54 10 Q. and without being paid? 13:07:57 11 You really want to know? 13:07:58 12 Α. 13:07:59 13 Yeah. Q. I -- I'm not a -- what you call a 13:08:02 14Α. Christian or anything like that, but I believe 13:08:07 from what I did read that, one passage says 13:08:09 16 he's going to put the ruin to the ones that 13:08:14 17 ruin the earth. 13:08:16 18 13:08:17 19 I feel guilty in a lot of ways 13:08:19 20 that my family had a landfill, and doing a lot 21 of research, I know it's part of the Agenda 21 13:08:22 issue, and that one of the agendas is to clean 13:08:27 22 up this earth. 13:08:30 23 13:08:32 24 So I think it's to clear a 13:08:35 25 conscience, plus do my duty as a human being on

151 this earth to do what's right. 13:08:39 Okay. Did you meet with anyone 13:08:42 before today's deposition to discuss your 13:08:45 testimony today? 13:08:47 5 Did I meet with anybody? 13:08:49 Α. Yes. 13:08:50 6 Q. 7 Yes. 13:08:55 Α. Who did you meet with? 8 13:08:55 Q. 13:08:57 Α. Bill. Okay. When did you meet with him? 13:08:59 10 Q. 11 It would have been Sunday about 13:09:01 Α. four o'clock. 13:09:05 12 13:09:06 13 Q. Where did you meet him? 13:09:09 14 Α. The motel -- hotel I'm staying at. Okay. Well, I'm confused. 13:09:13 15 Q. thought you had testified earlier that you were 13:09:14 16 saying with Donna Moeller --13:09:16 17 Right. 13:09:16 18 Α. -- and not a hotel. 13:09:18 19 0. Well, because of money issues, you 13:09:20 20 21 know, I'm having trouble paying her for the 13:09:24 22 rent, and so it was two days or one day I 13:09:26 13:09:29 23 thought that I wouldn't have to pay, so --13:09:32 24 Okay. How long did you meet with Q. 13:09:36 25 Bill Walsh on Sunday?

Roughly probably an hour. Α. got -- he got there like three and he had -- he said he had something else to do, and so I drove down after watching the football game and -- and got there at the motel room and we got our rooms and went down and ate, and I think that was -- you know, it was probably an hour, hour and a half at the most.

- Okay. What did you talk about? Q. Let me be more specific. Did you go over the --
 - Mostly the ballgame. Α.
- 0. Did you go over the names of customers of the landfill?
 - Α. Oh, no. No.
- Okay. Well, you -- I believe you Q. testified you talked for an hour and a half, so what was the conversation about?
- Α. Football game, women and our weathers. Wanted to know how my job -- or what was going on with work and personal stuff.
- Okay. So isn't Mr. Walsh an Q. investigator working for the plaintiffs' law firm?
 - Α. Yes.

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13:10:25 20 13:10:28 21

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24 13:10:37

13:10:37 25

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Okay. So I'm confused. He took
                   Q.
13:10:38
          an hour and a half out of his schedule on
13:10:42
          Sunday to meet with you to not talk at all
13:10:44
          about your upcoming deposition?
13:10:47
       5
                   Α.
                         Well, I -- I don't think he's
13:10:50
          actually -- I think he found me and the
13:10:54
          attorneys, Larry and -- and whoever else is in
13:10:57
          this, I would talk to them about subjects, you
13:11:03
          know, on -- you know, that we're talking about.
13:11:06
                         Okay. Did he give you any
      10
                   Q.
13:11:09
          documents to review for purposes of your
13:11:10
      11
13:11:13
      12
          testimony today?
13:11:14
      13
                   Α.
                         No.
13:11:14
      14
                   Q.
                         Okay. Did he ask you to re-review
          your 2012 deposition?
13:11:18
      15
      16
                         No.
13:11:19
                   Α.
                         Did you read that deposition
13:11:20
      17
                   Q.
          again?
13:11:23
      18
                         No, because I don't have it.
13:11:23
      19
                   Α.
                         You have no copy of the 2012
13:11:24
      20
                   Q.
      21
          deposition, correct?
13:11:29
      22
                   Α.
                         No, because I told Bill that I --
13:11:30
          or -- or Dave, one, that -- that I had either
13:11:32
      23
      24
          lost it or I thought I sent it back to his
13:11:37
13:11:40 25
          firm. I can't remember why, but I couldn't
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154
          find it.
13:11:42
       1
13:11:43
                          I looked everywhere, but I'm in so
          many different locations, and it might be in a
13:11:48
          box somewhere, but --
13:11:49
        5
                         Okay. Were you asked to read
13:11:50
                    Q.
          anything for purposes of your deposition today?
13:11:51
                          Pardon me?
       7
                    Α.
13:11:52
                          Were you asked to read anything
13:11:53
       8
                    Q.
          for purposes of your deposition today?
13:11:56
       9
                    Α.
13:11:57 10
                          No.
                         Were you shown any documents of
13:11:58
      11
                    Q.
          any kind --
13:12:00
     12
                          No.
13:12:01 13
                    Α.
                         -- by Mr. Walsh?
13:12:01 14
                    Q.
13:12:02 15
                    Α.
                         No.
                          Did you have any calls or meetings
13:12:03 16
                    Q.
          with anyone else, other than Mr. Walsh, to
13:12:06 17
          discuss today's deposition?
13:12:10 18
13:12:11 19
                          No.
                    Α.
13:12:11 20
                    Q.
                         You did not talk with Mr.
13:12:14 21
          Silver --
                         No, I --
13:12:14 22
                    Α.
                         -- for this -- for purposes of
13:12:16 23
                    Q.
13:12:17 24
          today's deposition?
13:12:18 25
                    Α.
                          No.
```

155 13:12:18 1 Q. Okay. And did you talk with Mr. 13:12:18 Romine? 13:12:20 Α. No. Okay. Thank you. Now, when you 13:12:20 Q. gave the deposition in 2012, were you 13:12:27 represented by legal counsel in that 13:12:29 deposition? 13:12:31 Α. 13:12:32 No. Okay. Did you meet with -- it's 13:12:33 Q. true that you met with Mr. Silver and Mr. Walsh 13:12:41 10 for preparation purposes for that deposition, 13:12:43 11 correct? 13:12:45 12 I don't think I -- we prepped Α. 13:12:48 13 anything. It was just they -- I didn't know 13:12:51 14 where the place was, so Bill picked me up. 13:12:54 15 When I got there, Larry and some 13:12:58 16 other woman was there, and he just said are you 13:12:59 17 ready to go, and -- and pretty much said -- I 13:13:03 18 was real kind of nervous, and so they assured 13:13:07 19 me everything would be okay, just tell them 13:13:11 20 what I knew and that was it. 13:13:14 21 13:13:15 22 When you gave the deposition in Q.

Do you remember whether you were

April of 2012 -- do you remember that?

Yeah.

Α.

Q.

13:13:17 23

13:13:20 24

13:13:20 25

shown a list of names of potential customers of 13:13:23 the landfill before the deposition was taken? 13:13:26 13:13:28 Α. No, because he -- he did -- Larry did like Dave just did, read them in lists and 13:13:32 wanted to know if I remembered them. 13:13:37 13:13:40 0. Okay. So before the April, 2012, 7 13:13:43 deposition, you were not provided a list, but you were read names off of a list --13:13:46 13:13:46 Α. No. -- is that correct? Q. 13:13:49 10 Yes. Yes. 13:13:49 11 Α. 13:13:51 12 Okay. And was that for purposes Q. 13:13:53 13 of asking you if you remembered whether a 13:13:57 14 particular customer used the landfill? Correct. 13:13:59 15 Α. 13:13:59 16 Have any of the plaintiffs in this 13:14:08 17 case or their lawyers ever indicated to you 13:14:11 18 that it was in your best interest to identify 13:14:14 19 as many customers as possible using the landfill? 13:14:17 20 21 Α. No. 13:14:17 22 Okay. Did you --13:14:17 Ο. 23 MR. COUGHLIN: 13:14:20 What was the -- I couldn't hear the answer. 24 13:14:20 13:14:20 25 BY MR. HAUGHEY:

- Do you want to repeat the answer, 13:14:22 Q. please? 13:14:24
- 3 Α. No. 13:14:24
- Okay. Has anyone else ever told 13:14:25 Q. you that it was in your best interests to 13:14:27 remember as many users of the landfill as 13:14:30 13:14:33 possible?
 - No.
 - Okay. Were you part of a Q. settlement with Ohio EPA or US EPA regarding your family's alleged liability at this site?
 - I don't understand -- I don't Α. understand the question.
 - Did you sign any settlements with Ohio EPA or US EPA in order to obtain your inheritance from your father?
 - Α. Well, it wasn't to inherit -- get the inheritance, it was to release us of -- we had to pay a large sum of money, and it was kind of split between the Boeschs, my stepmom and the siblings of my dad, and that would release us from any further legal aspects of Yeah, I do -- I do remember that. it.
- Okay. And did you sign that 13:15:20 24 Q. agreement?

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158 13:15:22 1 Α. Yes, I did. 13:15:22 Q. Did the -- do you have a copy of the agreement? 13:15:26 And, again, I do, but -- I know I 13:15:28 Α. got that, but I don't know where it is. 13:15:29 Do you know if you provided a copy 13:15:31 Q. of that agreement to counsel for plaintiffs? 7 13:15:33 Α. They didn't ask me for it, so --13:15:37 Okay. Do you know if that 13:15:39 Q. agreement required, as a condition of your 13:15:40 10 release, that you cooperate in future 13:15:44 proceedings regarding this site? 13:15:48 12 No, I don't think so. 13 Α. 13:15:49 13:15:50 14 Q. Okay. Because that -- I think that's 13:15:54 15 Α. what the release form was doing, we wouldn't 13:15:55 16 13:15:58 17 have to get involved in anything prior to that 13:16:03 18 signature. When you drove up for your April, 13:16:03 19 2012, deposition from North Carolina, do you 13:16:06 20 remember that? 13:16:10 21 22 Α. Yes. 13:16:10 Okay. Were you paid for mileage 13:16:10 23 Q. 13:16:12 24 for that deposition?

13:16:13 25

Α.

Yes.

159 Who paid you for that? 13:16:13 1 Q. I'm not -- Bill is actually the 13:16:15 Α. one that gave me a check, but I think -- I 13:16:19 don't know who -- you know, if it came from 13:16:22 Larry or who it came from. 13:16:25 Okay. Were you paid for a hotel 13:16:26 Ο. as well? 13:16:28 8 Α. No. 13:16:28 9 Were you paid for food? 13:16:29 Q. 10 Α. No. 13:16:30 13:16:30 11 Q. Were you served a subpoena or did 12 you come up voluntarily? 13:16:32 I came up voluntarily. 13:16:34 13 Α. 13:16:36 14 Q. So to the best of your 15 recollection, you can only remember paying 13:16:38 for -- being paid for mileage? 13:16:39 16 13:16:41 17 Α. Right. 13:16:41 18 Q. Okay. Let's talk a little bit about your health. Do you know that your 13:16:57 19 deposition today is being taken to preserve 13:17:01 your testimony because of a concern by 13:17:04 21 22 plaintiffs that you have serious health 13:17:08 conditions? 13:17:11 23 13:17:11 24 Α. Right. 13:17:12 25 Are you presently on any Q.

160 medications now? 13:17:17 1 13:17:18 Α. Yes. Okay. Could you tell us what 13:17:18 0. those medications are, please? 13:17:20 I take Trazodone, a hundred 13:17:21 Α. 13:17:25 milligram, at bedtime for sleep, and I take what's called Tramadol, 50 milligram, for my 13:17:28 arthritis and my joints. That's it. 13:17:35 13:17:42 Q. Do you take any medications for any mood swings or bipolar conditions? 13:17:46 10 I had for a while. I think I 13:17:49 11 Α. started when -- I think '08 and then I weaned 12 13:17:51 myself off of them, so --13:17:57 13 Q. By '08, do you mean 2008? 13:18:00 14 15 Α. Yeah, 2008. 13:18:02 13:18:04 Have you -- have you been 16 Q. diagnosed with any life-threatening conditions 13:18:08 17 that you know of? 13:18:08 18 13:18:13 19 MR. ROMINE: Objection. Calls for opinion. 13:18:14 20 13:18:14 21 THE WITNESS: No. BY MR. HAUGHEY: 13:18:14 22 13:18:14 23 Q. To the best of your knowledge, 13:18:17 24 have you been diagnosed by a doctor with any 13:18:21 25 terminal condition?

Α. No, but I -- I feel it. 13:18:23 1 13:18:27 like I'm dying, you know. I have really hard times dealing with some of it, so I don't know 13:18:30 what it is, and I don't have the money or the 13:18:33 means to have it all checked out, so --13:18:35 The medication that you discussed 13:18:37 Q. about taking for sleep, do you take that every 13:18:41 13:18:46 night? 13:18:46 Α. Yes, um-hum. Q. Okay. You cannot sleep without 13:18:47 10 it? 13:18:49 11 13:18:50 12 Α. I can sleep, but I wake up. have to go to the bathroom, I have a hard time 13:18:53 13 going back to sleep, so it pretty much keeps me 13:18:56 14 13:18:59 15 rested through the night. 13:19:01 16 Q. Okay. Are you on any medications 13:19:07 17 for your pancreas? 13:19:10 18 Α. Yes. Okay. What is the condition 13:19:11 19 Q. there? 13:19:12 20 Oh, I thought you was going to ask 13:19:13 21 Α. 13:19:15 22 me the name of it, and I -- it seems to 13:19:20 23 diminish the pressure or whatever goes on when I feel a real tightness for -- I thought it was 13:19:22 24 13:19:28 25 something else, and -- and -- with the

162 breathing, I can't remember the name of the 13:19:31 organ but I always thought it was that, but 13:19:33 when they finally found it was the pancreas and 13:19:36 where it was located, I realized that was 13:19:39 probably the source. 13:19:43 13:19:45 Q. Has that medication helped the 7 pancreatitis? 13:19:48 A little bit, yeah. 13:19:48 13:19:50 Q. Okay. Do you have any income to pay for the medications that you're currently 13:19:57 10 taking? 13:19:59 11 13:20:02 12 Α. I -- you know, I do some -- I'm 13:20:05 13 helping the doctor out right now remodel his 13:20:07 14 bathroom, so -- and that gives me a little money to pay my phone, get my -- pay for my 13:20:13 15 insurance -- car insurance and --13:20:16 16 13:20:17 17 Q. When you -- by referencing the doctor, are you talking about the doctor that 13:20:19 18 13:20:21 19 made your diagnosis? 13:20:22 20 Α. No. No. 21 Okay. It's a different doctor, 13:20:22 Q. 13:20:23 22 correct? 13:20:23 23 Α. Correct. 24 Okay. I'm going to go through a Q. 13:20:24 13:20:32 25 series of names that I have seen associated in

163 one form or another with the landfill, and what 13:20:35 I'd like you to do with each name is tell me, 13:20:38 do you remember them, okay? Do you remember 13:20:40 what their connection was to the landfill. 13:20:43 Whether they ever worked at the landfill and if 13:20:46 they're alive today and if you know where they 13:20:50 13:20:52 are, okay? So we'll do those all in order. Α. Okay. 13:20:55 Cyril Grillot? Q. 13:20:55 He's deceased. 13:20:56 10 Α. 13:20:59 11 Okay. And that's your father, Q. correct? 12 13:20:59 13:20:59 13 Α. Correct. Now, he purchased the site 13:21:00 14 Q. originally, correct? 15 13:21:02 13:21:03 16 Α. Yes. ROMINE: Objection to the extent 13:21:05 17 MR. that it covers ground that was covered in his 2012 13:21:06 18 13:21:09 19 deposition. BY MR. HAUGHEY: 13:21:10 20 13:21:10 21 Ο. Okay. Did he purchase it with a man by the name of Fink? 13:21:14 22 13:21:16 23 Α. Yeah. Same objection. 13:21:16 24 MR. ROMINE: 13:21:17 25 THE WITNESS: How did you know?

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164
          Yeah.
                  Yeah.
       1
13:21:18
       2
          BY MR. HAUGHEY:
13:21:19
       3
                         Who is Fink?
13:21:19
                   Q.
                         Dad called --
       4
                   Α.
13:21:20
       5
                         MR.
                              ROMINE:
                                         Same objection.
13:21:20
                                         -- him old man Fink
       6
                         THE WITNESS:
       7
          and --
       8
                         (Thereupon, the court reporter
       9
          interrupted the proceedings.)
      10
                         MR. HAUGHEY: Yeah, can we go off --
      11
          can we go off the record?
13:21:28
13:21:29
      12
                         (Thereupon, an off-the-record
          discussion was had.)
13:21:29
      13
                         MR. HAUGHEY: Okay. We'll go back
13:22:52
      14
          on. Go ahead, David.
13:22:53
      15
                         MR. ROMINE:
                                        I have a continuing
13:22:55
      16
          objection to the questions about Mr. Grillot's
13:22:56
      17
          father's purchase of the dump and background
13:23:03
      18
          information about the dump and Mr. Grillot's
13:23:07
      19
          childhood, because Judge Rice said don't go over
13:23:09
      20
          details about that kind of thing.
13:23:13
      21
13:23:13
      22
                         (Thereupon, the court reporter
          interrupted the proceedings.)
13:23:13
      23
                         MR. HAUGHEY: We will repeat the
13:23:13
      24
13:23:23 25
          question.
                      I want to go on the record as saying
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that that's not our interpretation of Judge Rice's 13:23:25 instructions, and that we do not feel that asking 13:23:29 Mr. Grillot about the 2012 deposition retreads new 13:23:33 ground -- or retreads old ground with respect to 13:23:37 the Hobart two and three defendants who had no 13:23:39 13:23:43 notice and no opportunity to be involved in that 7 2012 deposition. 13:23:47 With that said, we're accepting a 13:23:48 8 13:23:51 9 continuing objection from plaintiffs' counsel on those questions. Okay. Thank you. 13:23:55 10 BY MR. HAUGHEY: 13:23:55 11 13:23:58 12 Q. Okay. The next person, Alcine --13 Α. Alcine. 13:23:58 -- Grillot? Alcine Grillot? 13:24:01 14 0. Yes. He's deceased. 13:24:01 15 Α. 13:24:05 16 Q. Okay. And wasn't he Cyril's brother? 13:24:07 17 Correct. 13:24:08 18 Α. 19 Q. Okay. As I recall your 13:24:10 13:24:11 20 deposition, he really ran the landfill, even though Cyril owned the property, correct? 13:24:15 21 22 Α. Correct. 13:24:17 23 Okay. Wasn't another brother, 13:24:17 Q. Kenneth, another one of the prime operators of 24 13:24:22 13:24:23 25 the landfill along with Alcine?

Α. Kenny was overseer, I quess you 13:24:28 would call, and did the money taking and so on 13:24:32 and so forth, so I don't know what title he 13:24:37 would have had, but --13:24:39 Okay. Well, let me ask you about 13:24:40 Q. those -- those two in terms of how they ran the 13:24:41 landfill. Who -- did Al -- what was Alcine's 13:24:44 role in the day-to-day operation of the 13:24:47 landfill? 13:24:50 He was mayor of Moraine City. I 13:24:52 10 Α. think it was called the Moraine Township at the 13:24:58 11 time, and he basically -- that was his daytime 13:25:01 12 pretty much thing, and he would come down to 13:25:06 13 13:25:09 14the dump early afternoon, late in the evening, and bull -- till I came along, he would 13:25:13 15 bulldoze stuff down on the pit and -- but 13:25:15 16 that's all, you know --13:25:18 17 13:25:20 18 Did he go out and solicit Q. customers to -- to bring waste to the landfill? 13:25:22 19 20 Α. I don't know that. 13:25:25 Okay. You -- I think -- I believe 13:25:26 21 Q. 13:25:27 22 you mentioned that Kenneth was involved with, as you termed it, the money? 13:25:30 23 Right. 13:25:30 24 Α.

In what way was he involved with

13:25:33 25

Q.

167 13:25:34 1 the money? 13:25:35 Well, when a particular client 13:25:41 would come in front of the office, he would walk out, and if it was a public person 13:25:44 dropping off something, then he would collect 13:25:49 cash, but then when a company that did it quite 13:25:51 often, he'd fill out a slip and hand it to the 13:25:56 driver and then -- then he kept another part of 13:26:01 the slip and put it on the desk, and so --13:26:07 Okay. We'll talk a little more Q. 10 13:26:10 about -- those are the dump tickets, correct? 13:26:14 11 Correct. 13:26:16 12 Α. What about Cecil Grillot? 13:26:16 13 Q. Cecil was a brother. He's 13:26:18 14 Α. 13:26:18 15 deceased. Okay. And what was his role, if 13:26:22 16 Q. anything, at the landfill? 13:26:23 17 None that -- other than he was a 13:26:26 18 Α. stone mason, and he pretty much did a lot of 13:26:29 19 stone masonry for friends and relatives and so 13:26:35 20 13:26:40 21 on and so forth. 13:26:42 22 Okay. So basically your answer is Q. he had no real involvement --13:26:44 23 13:26:44 24 Α. No. -- with the landfill, correct? 13:26:46 25 Q.

168 Α. Correct. 13:26:47 2 Okay. How about Horace, I believe 13:26:47 Q. you said, Boesch? 13:26:49 Α. Boesch. 13:26:50 Okay. So it's not Boesch? Q. 13:26:51 13:26:53 Α. Boesch, B-O-E-S-C-H. 7 Okay. Let's do Horace Boesch, not 13:26:56 Q. Horace -- or Horace Boesch, Jr. Let's do 13:26:58 Horace Boesch first. Who is Horace Boesch? 13:27:02 Horace was my dad's partner. 13:27:05 10 Α. was an attorney and my Godparent. 13:27:10 11 13:27:16 12 Q. Did he represent Cyril as an 13 attorney? 13:27:18 13:27:20 14They worked together on particular things, especially purchasing property. He 13:27:23 15 would do the title search and da, da, da, da. 13:27:26 16 13:27:28 17 Q. What was his involvement, if anything, in the day-to-day operation of the 13:27:30 18 13:27:32 19 landfill? He wasn't. 13:27:32 20 13:27:34 21 Okay. Now, I believe he had a Q. 13:27:36 22 son, Horace Boesch, Jr., correct? 13:27:39 23 His name was Jack Boesch actually. Α. 24 Okay. So he -- but he -- his real 13:27:42 Q. 13:27:43 25 name was Horace, correct?

169 Um-hum. 13:27:44 1 Α. 2 But he went by Jack? 13:27:44 Q. 3 Α. Um-hum. 13:27:45 13:27:46 4 Q. All right. Was he involved with the landfill? 13:27:51 Α. 13:27:54 No. No. 7 He didn't do any salvage work when 13:27:56 he was growing up at the landfill? 13:27:58 8 MR. ROMINE: 13:28:00 Asked and answered. 13:28:02 10 THE WITNESS: They had purchased a airport hangar from Wright-Patterson Air Force 13:28:08 11 12 Base, and this was the story Jack told me, because 13:28:12 13:28:16 13 my dad and I didn't get along sometimes, and he was saying that he got the best of Dad and his 13:28:18 14 father, his own father, because they -- when they 13:28:21 15 13:28:23 16 went over to tear the thing down, Jack had 13:28:25 17 marked -- made marks on all the panels. 13:28:27 18 Well, when they got back to the dump 13:28:29 19 to put it back together, they couldn't it figure 13:28:31 20 out, and Jack said that he had taken and marked it 13:28:33 21 and they had to pay him to put it back together, 22 so that's only thing I -- he -- he helped at one 13:28:37 13:28:37 23 time. BY MR. HAUGHEY: 24 13:28:37 13:28:39 25 He helped with -- okay. Q. Was he --

170 did he play there growing up? 1 13:28:41 13:28:41 Α. Pardon me? 3 Did he play there growing up? 13:28:43 Q. He was more -- he was a lot older Α. 13:28:46 and he was into real estate, I think. 13:28:49 Okay. Your testimony about him 13:28:52 Q. marking a hangar and then reassembling it at 7 13:28:57 the site, I take it you thought he was pretty 13:29:02 smart? 13:29:02 For doing that, yeah. 10 Α. 13:29:06 Okay. Didn't he go to law school? 13:29:06 Q. I think he -- for a while. 13:29:08 12 Α. think he tried. I think -- I don't know if he 13 13:29:10 was an actual attorney or not, because there 13:29:12 1413:29:17 15 was so many brothers in the Boesch family that were prominent lawyers here in Dayton, that I 13:29:18 16 don't remember. 13:29:21 17 Would he have a good memory of the 13:29:21 18 Q. site operations? 13:29:25 19 20 MR. ROMINE: Objection. Calls for 13:29:26 opinion. Object to the form. 13:29:28 21 BY MR. HAUGHEY: 13:29:29 22 In your opinion, would -- in your 13:29:29 23 Q. 13:29:31 24 opinion, would he have a good memory of what 13:29:33 25 took place at the landfill?

171 MR. ROMINE: Objection to the form of 13:29:35 the question. 13:29:36 13:29:37 THE WITNESS: Probably. BY MR. HAUGHEY: 13:29:37 Okay. Would he perhaps have a Q. 13:29:38 13:29:39 better memory than you, in your opinion? 7 MR. ROMINE: Calls for opinion. 13:29:41 Object to the form of the question. 13:29:43 13:29:44 THE WITNESS: No. BY MR. HAUGHEY: 13:29:45 10 Why not? 13:29:45 11 Q. No. 13:29:47 12 MR. ROMINE: Same objection. 13 THE WITNESS: I was there almost 13:29:48 13:29:49 14 every day and -- and then when I would help sort all the dump receipts or the little cards that 13:29:54 15 would -- I'd have to sort them out and -- by 13:29:59 16 alphabetical order, staple them together, and then 13:30:02 17 they would go to Alcine's house where his wife did 18 13:30:05 19 the book work. 13:30:09 BY MR. HAUGHEY: 13:30:10 20 21 Okay. 13:30:10 Q. 22 Her name was Leone, and she's 13:30:11 Α. 13:30:14 23 deceased. 24 Okay. If I understood you Q. 13:30:18 13:30:19 25 correctly, you would take the dump tickets and

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172
          you would staple them together and then you
13:30:22
          would give them to whose wife to do the
13:30:24
13:30:27
          billing?
                        Alcine would -- if he came that
                   Α.
13:30:27
          evening to push the debris over, then he'd pick
13:30:29
          them up. Usually it was Friday, because all of
13:30:35
          us expected, you know, to get paid that day
13:30:38
          and -- and so he'd do everything at once.
13:30:41
                   Q.
                       Okay. How much older was Jack
13:30:48
          than you?
13:30:52 10
                   A. I -- if not ten years, maybe 12,
13:30:55
      11
          13 years older.
      12
13:30:57
                        So wouldn't it be fair to say he'd
13:30:59
      13
          have a better memory --
13:31:01 14
13:31:03
      15
                        MR. ROMINE: Objection.
13:31:03 16
          BY MR. HAUGHEY:
13:31:03 17
                   Q. -- when he was at the site before
          you --
13:31:05
      18
                         Yeah.
13:31:05 19
                   Α.
                        MR. ROMINE: Objection. Asked and
13:31:05 20
13:31:05 21
          answered.
          BY MR. HAUGHEY:
13:31:06 22
                       -- were old enough to --
13:31:06 23
                   Q.
13:31:06 24
                         Yeah.
                   Α.
                         MR. ROMINE: Objection to the form of
13:31:08 25
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173
          the question. Calls for opinion.
13:31:09
          BY MR. HAUGHEY:
13:31:09
13:31:09
                   Q. Okay. How long was the
          landfill -- the landfill was opened in the
13:31:10
          '50s, too, wasn't it?
13:31:12
13:31:13
                   Α.
                         I think somewhere in the early
          '50s maybe.
       7
13:31:18
                         And I believe you were born in
13:31:18
          1952, correct?
13:31:19
       9
                   Α.
      10
                         Correct.
13:31:20
                        And I believe you just testified
13:31:21
      11
13:31:22
      12
          that he was close to ten years older than you,
13:31:24
      13
          correct?
13:31:24
      14
                   Α.
                         Right.
                         So didn't you also testify on
13:31:25
      15
                   Q.
13:31:27 16
          direct that your earliest memory at the
13:31:30
      17
          landfill was sometime around eight years old or
          so?
13:31:30
      18
13:31:32
      19
                   Α.
                         Yeah.
13:31:32 20
                   Q.
                        So that would be around 1960,
13:31:34 21
          correct?
13:31:34 22
                   Α.
                         Correct.
13:31:35 23
                         So wouldn't Jack's memory of what
                   Q.
          took place at the landfill be better than yours
13:31:37 24
          between the period of 1950 and 1960?
13:31:40 25
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174
                        MR. ROMINE: Objection.
                                                    Asked and
13:31:42
          answered. It calls for opinion.
13:31:44
13:31:45
                        THE WITNESS: No, because I think he
          was off to college somewhere, at a Catholic school
13:31:46
          somewhere.
13:31:49
13:31:49
                        MR. HARBECK: Mr. Grillot, could you
          speak up just a little for us down at the end of
13:31:50
          the table?
13:31:53
13:31:54
                        THE WITNESS:
                                      Sure.
     10
                        MR. HARBECK: Thank you.
13:31:54
                        THE WITNESS: Do you need me to
13:31:54
     11
      12
          repeat what I just said?
                        MR. HARBECK: Yes. Well, maybe
      13
          the court reporter can read it back. I didn't
      14
          hear -- I didn't hear a word. We'll let her read
      15
      16
          it back.
13:32:12 17
                        (Record read.)
          BY MR. HAUGHEY:
13:32:12
      18
      19
                   Ο.
                        We'll come back to the dump
13:32:13
          tickets and Leone's role in those, but I wanted
13:32:16 20
          to continue on with the list of names I have.
      21
13:32:17
      22
                        How about Katherine Boesch?
13:32:19
13:32:23 23
                   Α.
                        Kathy was Horace's original
          secretary when he had his office somewhere
13:32:26 24
13:32:30 25
          downtown here.
```

175 Horace, Sr., not Jr.? 13:32:31 1 Q. Sr., right. 13:32:34 2 Α. Okay. Was he married -- was he 13:32:35 3 Q. 13:32:40 married to her, too? 5 At the very end of his life, yes. 13:32:41 Α. Okay. How about -- what role, if 13:32:45 Q. 13:32:48 anything, did she have in the landfill? Α. None. 13:32:50 How about Marjorie Grillot? 9 Q. 13:32:50 13:32:53 10 Α. Margaret. Okay. Margaret. 13:32:53 11 Q. 12 Α. That was my stepmom. 13:32:58 13:33:00 13 Q. Okay. And was she -- so she -was she Cyril's first or second wife? 13:33:05 14 Α. Fifth wife. 13:33:07 15 13:33:09 16 Q. Okay. Okay. Sorry. What role, if anything, did Margaret have in the operation 13:33:14 17 of the landfill? 18 13:33:17 13:33:19 19 Α. None -- none at all. She didn't send any bills out or 13:33:21 20 Q. 13:33:23 21 collect invoices or anything? 13:33:24 22 No. No. Α. 13:33:26 23 Okay. Okay. How about Ruby Q. 13:33:27 24 Grillot? 13:33:28 25 Which one? Α.

176 Q. Ruby Grillot. 1 13:33:30 Well, there's two. 13:33:32 Α. 13:33:33 3 Q. Oh, okay. So Cyril was married to two different women named Ruby? 13:33:36 No, his son's -- my stepbrother 13:33:39 was named Ruby, also, and so they got a lot of 13:33:41 confusion with mail, because his name was 13:33:46 Cyril, Jr., and -- and Ruby, and then Dad -- or 13:33:49 Cyril and Ruby, so they got mail switched up, 13:33:55 so, you know. 13:33:59 10 Q. Well, maybe I can help you 13:33:59 11 simplify it. Anyone going by the name of Ruby, 13:34:03 12 okay? 13:34:04 13 13:34:05 14 Α. That was my mom. 13:34:06 15 Q. Yeah. What did anyone going by 13:34:09 16 the name of Ruby have by way of any duties 13:34:11 17 or -- or involvement at the landfill? 18 Α. 13:34:13 None. 19 Okay. Thank you. How about David 13:34:14 Q. 13:34:14 20 Grillot? Dave worked -- he's my cousin, and 21 Α. 13:34:18 Dave worked with me on the incinerator. 13:34:21 22 Okay. How old is David compared 13:34:23 23 Q. 13:34:26 24 to you? 13:34:27 25 Α. Two or three years older.

177 Is he still alive? Q. 13:34:28 1 2 Α. Yes. 13:34:30 Where does he live? 13:34:30 Q. I believe Moraine. I mean, Α. 13:34:32 Miamisburg somewhere. West Carrollton. West 13:34:36 13:34:39 Carrollton, on Munger Road, I think. Is he Alcine's son? 7 Q. 13:34:41 Α. Yeah. 13:34:43 8 13:34:43 0. Did he spend a lot of time growing up at the landfill? 13:34:47 10 11 Α. Yeah. 13:34:48 13:34:48 12 Q. Did he work part-time at the 13 landfill with you? 13:34:50 13:34:51 14 Α. Not with me. Well, on -- yeah. Yes. Yes. 13:34:56 15 13:34:59 16 Q. Okay. Did he -- was he involved in some of the salvaging operations along with 13:35:00 17 you, pulling out iron and metal and what have 13:35:03 18 19 you? 13:35:05 I let him do the tractor because I 13:35:05 20 didn't like getting close to that fire, so he 13:35:08 21 13:35:11 22 mainly did that and I did the hard part by 13:35:14 23 stacking the skids and --24 Okay. Do you know if his 13:35:15 Q. 13:35:16 25 deposition has been taken?

Α. I don't know. 13:35:18 13:35:19 2 Do you know if he's given any Q. sworn statements about the site? 13:35:21 3 Α. I don't know. 13:35:23 13:35:24 5 Q. What's his health like? Pretty good. 13:35:27 Α. 7 Good. Okay. 13:35:28 Q. So do you know why no one has sought to take his deposition? 13:35:31 8 Α. No, other than he just don't like 13:35:37 9 10 talking about it. 13:35:40 13:35:40 11 Q. As opposed to you? 13:35:43 12 Α. Huh? As opposed to you? 13:35:43 13 Q. 13:35:45 14 Α. Right. 13:35:46 15 Q. Okay. How about his recollection? How would you measure his recollection of what 13:35:50 16 took place at the site compared to, say, yours? 17 13:35:52 13:35:54 18 MR. ROMINE: Objection. Calls for 19 opinion. Object to the form of the question. 13:35:55 THE WITNESS: David didn't come in 20 13:35:58 the picture probably till somewhere in -- he 13:36:00 21 worked there part-time, like in the '60s, but the 13:36:10 22 '70s he started coming more around because he --13:36:14 23 his job allowed him to do so, I think, and -- so 13:36:15 24 13:36:22 25 what was the question again?

179 BY MR. HAUGHEY: 13:36:22 Well, just comparative. If you 13:36:24 had to have an opinion, would he have as good a 13:36:26 recollection of what took place at the site as 13:36:29 13:36:32 you, not as good or better? What would be your opinion? 13:36:33 7 Same objection. 13:36:34 MR. ROMINE: 8 THE WITNESS: My -- my opinion, 13:36:35 because I was told by him that he was jealous of 13:36:36 my ambition on the dump, and when I got to run the 13:36:39 10 bulldozer, it was like I stepped way over his head 13:36:44 11 and he felt -- he said he had bad blood with me, 13:36:46 12 so, of course, I had a rivalry there, I guess. 13:36:49 13 BY MR. HAUGHEY: 13:36:55 14 15 Q. Okay. All right. How about Mike 13:36:55 13:36:59 16 Wendling, W-E-N-D-L-I-N-G? 13:37:04 17 Α. Cousin 13:37:04 18 Q. Cousin. Okay. Who's his father and mother? 13:37:04 19 It would have been Amos. Let's 13:37:09 20 Α. 13:37:12 21 see, wait. No. I'm trying to figure out how is he 13:37:12 22 Q. 13:37:15 23 your cousin. Petey -- Petey Wendling, he was my 24 Α. 13:37:15 13:37:18 25 dad's sister's son.

180 Q. Okay. 13:37:18 1 2 MR. COUGHLIN: Would you say that 13:37:21 13:37:21 3 name again, please? THE WITNESS: Yeah, it was my dad's 13:37:22 sister's son. 13:37:23 13:37:24 MR. COUGHLIN: And what was the name? 7 THE WITNESS: Yeah, her name was --13:37:25 what was it? Margie, Margie Brown was her last 13:37:31 13:37:42 9 given name. 13:37:43 10 MR. COUGHLIN: Thank you. BY MR. HAUGHEY: 13:37:50 11 13:37:50 12 Q. Okay. How well did you know Mike 13:37:56 13 Wendling as a cousin? 13:37:58 14 Α. Very well. Okay. As I recall, he -- from 13:37:59 15 Q. 13:38:03 16 your deposition in 2012, he worked at the site a lot with you, correct? 13:38:05 17 13:38:08 18 Α. Yeah. Yes. Yeah. 19 Okay. Now, didn't he graduate 13:38:10 Q. from Centerville High School? 13:38:12 20 21 Α. Yes. 13:38:13 13:38:13 22 All right. And didn't he at one 0. 13:38:15 23 time work for the county engineers? 24 I don't know that. 13:38:17 Α. 13:38:19 25 Okay. Would -- how would -- if Q.

181 you were rating his memory of what took place 13:38:24 at the landfill compared to yours, how would 13:38:26 13:38:29 you rate him? Do you think he would be as good a memory, not as good, better? What do you 13:38:36 think? 13:38:36 13:38:36 MR. ROMINE: Objection to the form of the question. It calls for opinion. 13:38:36 THE WITNESS: Not as good as mine. 13:38:36 9 BY MR. HAUGHEY: 13:38:39 Okay. And he was older than you, 13:38:39 10 Q. 13:38:41 11 correct? 13:38:41 12 Α. Correct. How much older? 13:38:41 13 Q. 13:38:44 14Α. He's six -- five years older than 13:38:47 15 me. So would he not then have a --13:38:47 16 Q. perhaps a better memory when he -- when you 13:38:50 17 were younger than you? 13:38:50 18 13:38:54 19 MR. ROMINE: Objection. Asked and answered. It calls for opinion. Form of the 13:38:54 20 21 question. 13:38:54 13:38:56 22 THE WITNESS: No, because the early -- his involvement was more for fun. 13:38:56 23 had like 14 kids and they all came down to play on 24 13:39:02 13:39:06 25 the dump, and -- and so it was more -- but Mike

182 was more -- he ended up being a manager -- manager 13:39:13 for a grocery chain in Dayton at one time, so he 13:39:18 was pretty much into that, so --13:39:21 BY MR. HAUGHEY: 13:39:21 5 13:39:22 Q. Okay. So he was a pretty intelligent man, correct? 13:39:24 7 13:39:25 Α. Yeah. Let's -- let's stick with Mike. 13:39:25 8 Would you have any reason to believe that he 13:39:28 13:39:29 10 would be less than truthful about what he remembered about the landfill operations? 13:39:31 11 MR. ROMINE: I -- I object to this. 13:39:35 12 13:39:36 13 This is going way beyond what I talked about when I asked him about this morning and going way 13:39:39 14 beyond the scope of Judge Rice's order. 15 13:39:41 13:39:42 16 THE WITNESS: Could you please repeat 13:39:43 the question? 17 18 BY MR. HAUGHEY: 13:39:44 13:39:44 19 Ο. Yeah. Sure. Do you have any 13:39:45 20 reason to believe that Mike would be less than truthful if asked about what he remembers about 13:39:49 21 the landfill operations? 13:39:52 22 13:39:52 23 MR. ROMINE: Same objection. Opinion. 13:39:54 24 13:39:54 25 He would be --THE WITNESS:

183 BY MR. HAUGHEY: 13:39:54 1 Would he be truthful? 0. 13:39:57 3 Α. Yeah. Yeah. Yes. 13:39:58 13:39:59 Q. Okay. How about Horace Boesch, Jr., would he be as truthful? 13:40:02 MR. ROMINE: Same objection. 13:40:04 7 THE WITNESS: Yes. 13:40:04 BY MR. HAUGHEY: 13:40:04 13:40:05 Okay. Is there anyone who worked Q. 13:40:08 at the landfill with you or around you who you would think, if asked today, would be less than 13:40:13 11 truthful about what took place at the landfill? 12 13:40:17 13:40:19 13 MR. ROMINE: Same objection. THE WITNESS: No. 13:40:20 14 15 BY MR. HAUGHEY: 13:40:20 13:40:21 16 Q. Okay. How about Tim Wendling? 13:40:27 17 Α. Tim was a brother of Mike, and the only time he came down is to collect items off 18 13:40:32 the dump for his mom. She -- she ran a garage 13:40:36 19 sale all year round, and so the items she got, 13:40:41 20 so, you know. 13:40:45 21 13:40:46 22 O. Okay. That's interesting.

you supply Tim and Mike's mom with items to be

sold at a garage sale that came from the

13:40:50 23

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landfill?

184 No, because my interest was in TVs Α. 13:41:00 and radios and -- so, you know. 13:41:02 All right. How about Butch 13:41:05 Q. Grillot? 13:41:11 Butch, he was my cousin. 13:41:11 Α. 13:41:19 Q. And who's -- which one of your dad's brothers is he the son of? 13:41:23 Cecil. Α. 13:41:23 Cecil. Okay. Was he involved at 13:41:28 Q. all at the landfill? 13:41:29 10 11 Oh, yeah. 13:41:29 Α. 13:41:30 12 Q. Was he alongside you and Mike and 13:41:34 13 others at various times in the landfill? Butch was a lot older than -- than 13:41:37 14I was, and we were like brothers. 13:41:38 15 Q. Okay. How much older? 13:41:41 16 Maybe eight years older than I. 13:41:46 17 All right. Same question, if you 13:41:48 18 Q. 13:41:53 19 rated his memory of the operations at the landfill compared to yours, how would he rate, 13:41:57 20 equal, better or less? 21 13:41:59 13:41:59 22 Α. It'd be very truthful. 13:42:00 23 Q. I'm sorry? 24 MR. ROMINE: Same objection. 13:42:00 13:42:02 25 THE WITNESS: Truthful.

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185
         BY MR. HAUGHEY:
13:42:02
       1
                   Q. How about as the quality of his
13:42:02
13:42:04
       3
         memory?
                        MR. ROMINE: Same objection.
13:42:04
                        THE WITNESS: It would have been
13:42:05
13:42:08
          truthful. He's -- he's deceased.
          BY MR. HAUGHEY:
13:42:08
                   Q. Okay. He's deceased. Okay.
13:42:09
13:42:10
      9
          Thank you. How about John Robert Grillot?
13:42:16 10
                   A. That's my brother.
                        Okay. And --
13:42:17 11
                   Q.
13:42:17
      12
                        MR. COUGHLIN: Who?
13:42:17 13
         BY MR. HAUGHEY:
13:42:20 14
                   Q. John Robert Grillot.
13:42:21 15
                        MR. COUGHLIN: What was it again?
13:42:21 16
          That's my what?
13:42:22 17
                       MR. HAUGHEY: He said that's my
         brother.
13:42:23 18
13:42:25 19
          BY MR. HAUGHEY:
13:42:25 20
                   Q. How much older or younger than you
          is John Robert Grillot?
13:42:30 21
13:42:32 22
                       He's ten years younger than --
                   Α.
13:42:34 23 he's ten years younger than I am.
                   Q. Okay. Is he still alive?
13:42:34 24
13:42:38 25
                        Yes.
                   Α.
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186 Where does he live? 1 Q. 13:42:39 2 In -- he lives in Dayton. Α. 13:42:41 3 Do you know if he has given a 13:42:46 Q. deposition in this case? 4 13:42:49 5 Α. No. 13:42:50 Do you know if he's been asked to 13:42:50 Q. give a deposition? 7 13:42:52 Α. No. 13:42:53 13:42:53 9 Q. Do you know if he's given any sworn statements? 13:42:55 10 No. 13:42:56 11 Α. 13:42:56 12 Q. Do you know of any reason why he 13 has not been asked to give a deposition or give 13:43:00 13:43:03 14a sworn statement? I don't know why, but --13:43:05 15 Α. 13:43:07 16 Okay. How much older or younger Q. did you say John was than you? 13:43:12 17 18 He's ten years younger. 13:43:13 Α. 13:43:17 19 Q. Ten years younger? Ten years younger. 13:43:18 20 Α. 21 Okay. The same question, would he 13:43:20 Q.

THE WITNESS: John wouldn't know.

Same objection.

be truthful if he were asked to give a sworn

MR. ROMINE:

statement about what he remembers at the site?

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13:43:29 23

13:43:33 25

Johnny wouldn't know anything about the dump because he was basically hardly ever down there. 13:43:36 BY MR. HAUGHEY:

- Q. Okay. All right. How about Bud Young?
- Α. Bud was -- he's deceased, but Bud was -- Bud's -- Bud's deceased, but he had worked on the dump ever since probably when it opened up and --
- What -- who -- what -- was he a Q. family member?
- Α. No, he was just a good friend, but he lived on the dump and --
- Q. Okay. So he's deceased. Does he have any living relatives in the Dayton area?
- I wouldn't know, but I wouldn't Α. He was pretty much a loner, so -think so.
 - Why did he live at the landfill? Q.
- Α. Well, I think he didn't have anywhere else to go, and -- and he -- he pretty much kept an eye on it and made sure that nobody broke into the office and so on and so forth.
- Q. Was there a house or a trailer on the site where he lived?

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24 13:44:38

13:44:40 25

13:44:41 Α. The first part that I remember he lived in one -- the building that Jack had 13:44:43 erected out of the -- the hangar, and then he 13:44:47 ended up moving into a trailer that was the 13:44:53 office at the very last. 13:44:56 Okay. Did he pay rent to live at 13:44:59 Ο. the landfill? 13:45:01 Α. I wouldn't know that. 13:45:01 Was he a friend of your dad's? 13:45:02 Q. Well, back in the Fink days, yeah. 13:45:05 10 Α. They were -- they were pretty close. 13:45:10 11 Is that how the arrangement was 13:45:11 12 Q. made that brought him to live there? 13:45:13 13 13:45:14 14Α. Yes. What was his role at the landfill? 13:45:15 15 0. He drove the -- a truck till I 13:45:18 16 Α. 13:45:24 17 did, and he would go through the burn pile 13:45:28 18 before and after to pick up items that would be 13:45:32 19 either sold or -- that would go in piles of the metal that would go to separate places and --13:45:37 20 21 Q. Okay. How about Larry Brannon or 13:45:40 13:45:47 22 Larry Brandon, which is it? 13:45:49 23 Α. Brandon. 13:45:50 24 Q. Brandon, B-R-A-N-D-O-N? 13:45:52 25

I think so.

Α.

189 Okay. And what's his relationship 13:45:53 Q. 2 to the landfill? 13:45:55 MR. ROMINE: Objection. Asked and 13:45:56 answered. 13:45:56 5 THE WITNESS: Well, I stated earlier 13:45:59 that he and some other people got the incinerators 13:46:03 built on the dump. 13:46:09 BY MR. HAUGHEY: 13:46:11 Okay. Is he still alive? 13:46:11 Q. 13:46:13 10 Α. No. 13:46:13 11 Do you know if he gave a Q. 13:46:15 12 deposition or a sworn statement relating to the 13:46:19 13 operations at the landfill to anyone? I wouldn't know that. 13:46:20 14 Α. 13:46:21 15 Do you know if Bud Young gave a 0. deposition or --13:46:24 16 17 Α. No. 13:46:24 -- a sworn statement to anyone? 13:46:25 18 Q. Okay. How about James R. Mitchell? 13:46:26 19 20 He was Dad's attorney. 13:46:33 Α. Okay. I thought you testified 13:46:35 21 Q. earlier that Horace Boesch, Sr., did legal work 13:46:39 22 for your dad. Do you remember making that 13:46:45 23 statement? 13:46:47 24 Well, Mr. Kiefer, right? 25 Α. 13:46:47

Kiefer, is that what you said? 13:46:52 I'm trying to understand who No. 13:46:54 13:46:56 represented your dad. I believe you testified earlier that Horace Boesch, the co-owner of the 13:46:57 site with your dad, was also an attorney who 13:47:02 13:47:05 represented your dad in legal matters. 7 Α. But --13:47:06 MR. ROMINE: Objection. Vague as to 13:47:06 8 13:47:08 9 time period. 10 THE WITNESS: But what I'm asking 13:47:09 originally before that, did you say James Kiefer? 13:47:10 13:47:10 12 BY MR. HAUGHEY: 13:47:13 13 Q. No, I've never mentioned him. 13:47:13 14 Α. Okay. I'm sorry. 13:47:13 15 Q. That's okay. 13:47:15 16 Α. What was the -- what was the name? 13:47:16 17 Q. Okay. You -- I believe you testified that James Mitchell was an attorney 13:47:19 18 13:47:22 19 who represented your dad, correct? 13:47:22 20 Α. Yep. 21 Represented in what? 13:47:23 Q. 13:47:23 22 Pardon me? Α. 13:47:25 23 Represented him in what? Q. 13:47:26 24 Α. They were attorneys downtown here 13:47:29 25 that specialized in title stuff. I don't know

191 13:47:37 1 how exactly to --Q. Is he deceased? 13:47:38 3 Α. Yes. 13:47:39 Okay. Do you know if he was with 13:47:40 Q. a law firm that still exists here in Dayton? 13:47:42 I don't know if Mr. Mitchell is Α. 13:47:46 still in business or not, but --13:47:47 Okay. So you don't know whether 13:47:49 Q. he would have any records relating to the 13:47:51 landfill? 13:47:54 10 I would say he would, yeah. 13:47:54 11 Α. Okay. But you don't know where 13:47:57 12 Q. those records are, correct? 13:47:59 13 Α. 13:48:00 14 No. 13:48:01 15 Q. Okay. How about Horace Boesch, would he have had records relating to the 13:48:04 16 13:48:08 17 landfill when he was an attorney working with 13:48:09 18 your dad? 13:48:10 19 Α. No. 13:48:10 20 Okay. How about Toni Nash? Q. 13:48:16 21 Α. That was my --13:48:16 22 Q. T-O-N-I. That was my sister, and she's 13:48:17 23 Α. 13:48:19 24 deceased. 13:48:20 25 Okay. What did she have by way of Q.

192 any involvement at the landfill? 13:48:23 Α. None. 13:48:26 How about Debbie Grillot or Q. 13:48:28 Deborah Grillot-Cornett? It looks like they're 13:48:34 both the same. Do you recognize them? 13:48:35 Um-hum. Α. 13:48:37 7 0. Who are they? 13:48:38 8 Α. Yes. Yes. Yes. 13:48:38 Okay. 13:48:39 9 Q. 13:48:40 10 Α. She was my niece. Okay. Whose daughter was she? 13:48:43 11 Q. 13:48:45 12 Α. I had spoken of my half brother, which his name was Cyril. That was his 13:48:48 13 daughter. 13:48:51 14 13:48:58 15 Q. Okay. Cyril was your dad, correct? 13:49:03 16 Α. Correct. 13:49:03 17 13:49:05 18 Ο. Right. And Debbie or Deborah was a stepdaughter of his? 13:49:08 19 Α. See, how would that be. His son 13:49:12 20 13:49:16 21 was her daughter, so she would be a niece. 13:49:20 22 Q. Okay. I think. 13:49:20 23 Α. 13:49:20 24 Is she still alive? Q. 13:49:22 25 Α. Yes.

193 Where does she live? 13:49:22 Q. Hamilton, I believe. 13:49:25 Α. Okay. And do you know if she has 3 Q. 13:49:29 given -- well, let me ask you the more 13:49:35 important question. Do you know if she was 13:49:38 ever involved in any of the landfill 13:49:39 operations? 13:49:42 Α. No. 13:49:45 9 Q. Okay. Do you know if she has 13:49:46 10 given a deposition or a sworn statement to 13:49:49 anyone relating to the landfill? 13:49:52 11 13:49:54 12 Α. No. Okay. If she -- do you have any 13:49:54 13 Q. reason to believe she would be less than 14 13:50:01 truthful if she were asked to give a statement 13:50:04 15 about the landfill? 13:50:06 16 17 Same objection. MR. ROMINE: 13:50:06 THE WITNESS: Yes, she would be 13:50:07 18 truthful. 19 13:50:09 BY MR. HAUGHEY: 20 13:50:09 Okay. How about Eugene Huffman? 13:50:10 21 Q. 22 Eugene was his nephew, my dad's 13:50:14 Α. nephew, and he was a prominent dentist here in 23 13:50:21 24 Dayton. 13:50:24 25 Q. How old is -- is Eugene 13:50:28 Okay.

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194
          alive?
13:50:28
       1
                        He's deceased.
                    Α.
13:50:32
                         He's deceased?
13:50:32
                    Q.
                         Yes.
13:50:33
                    Α.
        5
                         Okay. Did he have any involvement
13:50:33
                    Q.
          at the landfill?
13:50:35
       7
                    Α.
                         No.
13:50:35
                         Okay. All right. Let's talk
13:50:36
       8
13:50:40
          about your involvement. I believe you
          testified in your deposition in 2012 that you
13:50:44 10
          started to work at the landfill when you were
13:50:47 11
13:50:49
      12
          somewhere around eight?
      13
                    Α.
                          Um-hum.
13:50:50
                         Would that be correct?
13:50:50
      14
                    Q.
                         Yes. Yes.
13:50:51
      15
                    Α.
13:50:53
      16
                    Q.
                         And you were born in 1952,
13:50:53 17
          correct?
                         Correct.
13:50:57
      18
                    Α.
13:50:57 19
                    Q.
                         So you would have been -- 1960 or
13:50:57 20
          so?
13:51:01 21
                    Α.
                         Right.
13:51:01 22
                         Okay. So the -- but I believe you
                    Q.
          also testified earlier the landfill was open
13:51:02 23
          between 1950 and 1960 as well, correct?
13:51:04
      24
13:51:08 25
                         Well, I -- I don't know if -- I
                    Α.
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195 1 don't know the exact year they started, but I 13:51:10 know only from Dad's and Horace speaking of it, 13:51:12 that -- that --13:51:18 So the bottom line is, you have no 13:51:19 Q. recollection of the landfill prior to 1960, 13:51:22 13:51:22 correct? Α. Right. 13:51:23 8 Q. At least no personal recollection? 13:51:23 13:51:25 9 Α. No. Okay. All right. Am I correct 10 Q. 13:51:26 that you testified in your deposition in 2012 13:51:28 11 13:51:31 12 that you were involved in some salvage work at 13:51:35 13 the site, among other things, is that correct? 13:51:36 14 Α. Correct. 13:51:36 15 Cutting drums up at the site? Q. 13:51:36 16 Correct. Α. Loading skids? 13:51:39 17 Q. Correct. 13:51:39 18 Α. 13:51:40 19 Q. Okay. Now, during the time that you started there around 1960, you were still 13:51:46 20 in school, were you not? 13:51:49 21 13:51:50 22 Α. Yes. 13:51:51 23 Q. So you -- you were there 13:51:52 24 part-time --13:51:53 25 Α. Well --

- -- while you were in school? 1 Q.
- Yeah. Yes. 13:51:56 2 Α.
- Okay. Okay. Now, I believe you 3 Q. 13:51:57 13:52:04 also testified in your deposition that when you got to be about 16, you stopped working at the landfill, quit school and went to work for Doyle Auto Salvage, correct?
 - Α. Correct.
 - 9 Okay. So between the age -- let's Q. see. How old would you have been when you were 16 if you were born in 1952? So it would have 11 been 1968? 12
 - Α. Yeah, about '68.
 - Yeah, about 1968. Q.
 - About '68. Α.
 - Okay. So you stopped working Q. part-time at the landfill around age 16. you were there about eight years or so working part-time while you were in school, correct?
 - Α. I had quit school at that time.
 - Q. You quit school when you were 16?
 - Right. Α.
 - Right. Okay. I believe you Q. testified in your deposition in 2012 that you also left the landfill between the ages of 17

- 13:51:54

- 13:52:07
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- 13:52:29
- 13:52:31 13
- 13:52:32 14
- 15 13:52:32
- 13:52:32 16
- 13:52:37 17
- 13:52:42 18
- 13:52:44 19
- 13:52:47 20
- 13:52:48 21
- 13:52:50 22
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- 13:52:53 24
- 13:52:56 25

13:53:00 1 and 18 to drive a dozer for Powell Road 13:53:03 2 Landfill, correct?

- A. Correct.
- Q. Okay. So how long did you drive the dozer for them? Or for that site, excuse me.
 - A. The dozer experience -- the dozer experience probably wasn't maybe a few months during the summer until Alcine drew my attention to work for him.
 - Q. Okay. Now, I also recall from your deposition that you came back to the landfill after working at the Powell Road Landfill and worked off and on at the site until you were around 26, 27, is that correct?
 - A. No, I -- I was -- was working full-time at the dump at that time. I was -- started helping A.E. Fickert do remodel -- or actually learning how to paint and -- and different sorts of things on the weekends, sometimes in the evening. That's how I got my foot in the door through the Fickert family.
 - Q. Okay. So between the ages of about 18 and 27, you said you worked part of

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13:54:07 25

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198 that time for A.E. Fickert, is that correct? 1 13:54:10 Α. Yes. 13:54:12 Okay. What did you do for them? 13:54:13 Q. I just stated, paint -- I just Α. 13:54:15 stated I painted mostly. 13:54:19 13:54:20 Q. Okay. During that time though, 7 you weren't working at the landfill, you were 13:54:21 working for Fickert, correct? 13:54:23 13:54:24 Α. No, I was still --MR. ROMINE: Objection. 10 13:54:24 11 THE WITNESS: Like I mentioned --13:54:24 13:54:25 12 MR. ROMINE: Mischaracterizes his 13:54:26 13 testimony. THE WITNESS: -- I would do it on the 13:54:26 14 weekends and evenings and still, you know, did the 13:54:28 15 13:54:34 16 bull -- bulldozer and -- I really have never not been at the dump. 13:54:41 17 I was there -- because I -- I was 13:54:42 18 13:54:44 19 told I was going to be owner some day and so I wanted to make sure I knew all the operation. 13:54:47 20 BY MR. HAUGHEY: 13:54:52 21 22 Q. But -- but you also testified that 13:54:52 you worked at Liberal Foods for a while as 13:54:54 23 well, correct? 13:54:54 24 13:54:56 25 Α. I took that on for a while, yeah.

Okay. All right. So the bottom 13:54:59 0. line is, you weren't there all the time, but 13:54:59 you were there, in your view, a lot of the time 13:55:01 during 18 to 27? 13:55:03 Well, when I worked at Liberal 13:55:05 Α. Markets it wasn't very far away, and I'd go 13:55:06 down and see Uncle Kenny and -- and find out if 13:55:08 13:55:11 he needed any help with the tickets or -- he broke down bicycles and stuff like that, and I 13:55:14 would get stuff off of him and keep more TVs 13:55:17 10 13:55:22 11 and -- so usually in the winter, I didn't like 13:55:28 12 being down there because it was so darn cold and so, I tried to get somewhere warm and --13:55:31 13 13:55:32 14 So during the winter when it was 15 cold, you weren't at the landfill that often? 13:55:34 13:55:37 16 Α. Not as often, no. 13:55:38 17 Q. Okay. So when would you say 18 age-wise you stopped basically working at the 13:55:41 13:55:46 19 landfill even part-time? Α. In the mid '80s. Maybe '84, I 13:55:50 20 13:55:55 21 think. 13:55:57 22 Q. Okay. Let me ask you: In this 13:56:04 23 morning's direct exam, you seemed to have a 13:56:05 24 very strong memory of how frequent customers 13:56:11 25 sent waste to the site. Do you remember that

200 testimony? 13:56:13 1 13:56:13 Α. Yes. Okay. If you only worked there 13:56:14 3 Q. part-time and had other jobs where you came and 13:56:17 went and stayed away in the wintertime, how 13:56:20 would you be in a position to accurately 13:56:24 measure the frequency by which people sent 13:56:26 waste to the site when you weren't there at 13:56:29 those times? 13:56:31 Through either David or -- David 13:56:32 10 Α. Grillot or Bud, Bud Young, because, you know, 13:56:37 11 we kept in contact, because if their -- if they 13:56:42 12 13 would have keys, I think I mentioned, to go 13:56:47 there at night, and if they had super big 13:56:49 14 15 loads, I'd see if Dave needed any help sorting 13:56:52 16 13:56:55 them out and stuff like that, and then I'd talk 17 to Bud about the operation and --13:56:59 13:57:01 18 0. Okay. So it's secondhand --13:57:01 19 Α. Right. 20 MR. ROMINE: Objection. 13:57:02 21 BY MR. HAUGHEY: 13:57:02 13:57:02 22 Q. -- knowledge. MR. ROMINE: 13:57:02 23 Objection. 13:57:05 24 Mischaracterizes his testimony. 13:57:06 25 BY MR. HAUGHEY:

Okay. Thank you. Let's talk a 13:57:06 Q. little bit about how the landfill charged its 13:57:08 13:57:11 customers, okay? Let's talk first about residential 13:57:12 customers. If I wanted to clean out my garage 13:57:14 13:57:19 or tear off the shingles of my roof and wanted to find a place to dump it in the 1960s and 13:57:22 chose this landfill, what would happen when I 13:57:26 13:57:29 got to the front door? Kenneth would first inspect it, 13:57:31 10 Α. see what it was, and if it was anything of 13:57:35 11 13:57:37 value -- the front of the trailer at that time 12 was -- looked like a yard sale, and he'd take 13:57:39 13 13:57:47 14the stuff off of there, and then he had a scale that he would use for -- like a trunk would be 13:57:50 15 13:57:52 16 three dollars, a pickup five, a bigger truck would be ten, so --13:57:57 17 18 13:57:58 What do you mean a scale? Q. 19 mean you drove -- if you had a truck, you drove 13:58:00 it onto a scale? 20 13:58:02 No, no, no. He -- in his mind, 21 Α. 13:58:03 he would -- much pretty much he would charge 13:58:05 22 what he wanted to charge, so, you know. 13:58:07 23 Okay. Would he charge based on 24 Q. 13:58:08

what he thought was salvageable value materials

13:58:10 25

202 in the truck? 13:58:13 1 Α. No. 13:58:14 Then how did he determine 13:58:15 Q. Okay. how much to charge? 13:58:16 5 Well, it was a car trunk, three 13:58:17 13:58:20 dollars. If it was a truck, no matter what he took off to put in front of it, it was still 13:58:22 five or ten dollars. 13:58:24 13:58:26 0. Okay. If I walked -- if I came into that landfill with a truckload of a couple 13:58:27 10 of tons of pure copper, obviously a high resale 13:58:31 11 13:58:37 12 value, would he charge me to give him that 13 copper? 13:58:39 13:58:40 14 Α. Yes. Even though he was going to turn 13:58:40 15 Q. 13:58:43 16 around and salvage it? Yes. 13:58:44 17 Α. Did these people pay -- did 18 Q. Okay. 13:58:44 13:58:49 19 they pay -- did Kenneth pay anyone to dump at the site because the material being dumped was 13:58:55 20 21 very valuable? 13:58:57 22 Α. No. 13:58:58 13:58:58 23 Okay. Q. 24 (Interruption in the proceedings.) 13:59:11 13:59:12 25 MR. HAUGHEY: Let's go off the

203 record. 13:59:13 1 (Pause in proceeding.) 13:59:13 13:59:13 3 MR. HAUGHEY: Let's continue. BY MR. HAUGHEY: 13:59:34 When people -- when nonindustrial 13:59:34 13:59:37 customers brought materials to the site, residential and what have you, they paid cash 13:59:39 to Kenneth? 13:59:42 Α. Correct. 13:59:42 What did Kenneth do with the 13:59:43 10 Q. 13:59:45 11 money? He would put it in his pocket. 13:59:47 12 Α. You know, he had a big fold of money, and I 13:59:48 13 13:59:51 14 would assume he was truthful and --13:59:54 15 Q. Okay. Did anyone else inspect the loads when they came to the site? 13:59:57 16 Well, if I was close by, maybe in 14:00:00 17 Α. the back cutting up drums, he would yell to me, 14:00:04 18 Ed, take them down. So I would take them to 19 14:00:07 wherever -- whatever they had on their trucks. 14:00:10 20 Okay. Now, we're not talking --14:00:11 21 Q. we're not talking about taking them down 14:00:13 somewhere. We're talking about doing the 14:00:14 23 24 inspection when you arrive there and taking the 14:00:15 14:00:19 25 money.

204 Okay. 14:00:19 Α. 2 Did you ever do that? 14:00:19 Q. 3 If Kenneth was at lunch, I would. 14:00:21 Α. Okay. Did anyone else do it as 4 Q. 14:00:24 well --14:00:26 14:00:26 Α. No. 7 -- besides you sometimes and 14:00:26 0. Kenneth most of the time? 14:00:27 Α. No. No. 14:00:29 10 Q. Okay. So there were no written 14:00:30 14:00:34 11 records of waste disposal at the site by 14:00:40 12 residential customers, correct? 14:00:41 13 Α. No. Okay. All right. Let's talk 14:00:41 14 Q. about nonresidential. If I was not a regular 15 14:00:46 customer of the landfill and just came there 14:00:49 16 and took some C and D, construction demolition 14:00:53 17 14:00:57 18 debris from a job site and wanted to dump it, would I pay cash along just as a private 14:00:59 19 resident or private homeowner would do? 14:01:04 20 It was -- be only if you had an 14:01:07 21 account with Alcine. 14:01:12 22 Okay. Let me back up. 14:01:12 23 Q. understood from your deposition, there were 14:01:15 24 three classes of customers; residential 14:01:17 25

205 customers who paid cash, regular industrial 14:01:20 customers on a charge system, and then a group 14:01:24 of customers in between the two, they weren't 14:01:29 14:01:31 residential and they weren't regular industrial customers. Are those the three classes? 14:01:33 Α. Yes. 14:01:36 14:01:37 Q. Okay. Let's talk about the middle 8 class. 14:01:39 Α. Okay. 14:01:39 14:01:39 10 Q. If you're not a regular customer 14:01:41 11 and you just have a job -- construction demolition job and you want to haul down there, 12 14:01:44 14:01:48 13 how did those people pay? Did they pay cash 14 like residential customers? 14:01:51 15 Α. Correct. 14:01:52 14:01:53 16 Okay. All right. So only the Q. quote, unquote, regular industrial customers 14:01:56 17 18 were on a charge, correct? 14:01:59 14:02:00 19 Α. Correct. 14:02:01 20 Q. Okay. How did you get to become a 14:02:03 21 regular industrial customer? 22 Like I said just a few minutes 14:02:05 Α. 14:02:07 23 ago, they'd have to go through Alcine, and I didn't know what his process was. 14:02:10 24 14:02:13 25 Q. So some -- am I safe in Okay.

206 assuming then that at some level of frequency, 14:02:17 you got to be such a regular customer, that 14:02:20 14:02:23 Alcine or Alcine would say, hey, I'll put you on a charge? 14:02:26 14:02:27 Α. Correct. 14:02:27 6 Okay. All right. Now, how did Kenneth handle shipments to the site from 14:02:29 regular industrial customers? 14:02:34 Α. I don't understand the question. 14:02:37 Well, I mean, did he -- well, 14:02:38 10 Q. here, I'll tell you what. Why don't we do 14:02:41 11 12 this: I'm going hand you a document that was 14:02:43 marked at your 2012 deposition as Grillot 14:02:47 13 Deposition Exhibit 3 --14:02:53 14 15 Α. 14:02:55 Okay. -- and see if you remember that 14:02:55 16 Q. exhibit from your deposition. 14:02:59 17 18 Α. Um-hum. 14:03:02 14:03:03 19 Q. Okay. Now, those are the dump tickets used for regular industrial customers, 20 14:03:04 14:03:04 21 correct? 14:03:08 22 Α. These would be the ones I stapled 23 together according to alphabetical order. 14:03:10 Okay. Well, let me -- let me -- I 14:03:16 24 14:03:18 25 don't you think you answered my question --

207 1 Α. Okay. 14:03:18 -- so it's important I get an Q. 14:03:18 answer. Are -- is this the -- is Exhibit 3 14:03:20 from your 2012 deposition, an example of the 14:03:22 dump tickets that were issued to regular 14:03:26 industrial customers? 14:03:30 7 Α. Correct. 14:03:30 Okay. Okay. Now, on Exhibit 3, 8 14:03:30 Q. 14:03:35 is this your handwriting or is that Kenneth's handwriting, to the best of your knowledge? 14:03:39 10 Α. That would be Kenneth. 14:03:43 11 14:03:44 12 Q. Okay. So for some of the regular 13 industrial customers, would you fill out the 14:03:48 14:03:51 14 dump ticket? 15 It would only be if he was away --14:03:53 Α. Right. If he was --14:03:53 16 Q. -- for lunch --14:03:55 17 Α. -- away for -- okay. 14:03:56 18 Q. 14:03:56 19 Α. -- or down at the bottom of the 20 pit or something. 14:03:58 Okay. Now, I believe you 14:03:59 21 0. testified a little earlier that there was two 14:04:02 22 14:04:07 23 parts to the dump ticket. One part would go to 24 the customer and one part would be kept by 14:04:10 Kenneth, is that correct? 14:04:12 25

```
Α.
                        Correct.
14:04:13
       2
                   Q.
                        Okay. So is this a two-part
14:04:14
         ticket? Is this -- is this two tickets showing
       3
14:04:20
       4 two parts or four tickets on Exhibit 3?
14:04:22
       5
                   Α.
                        That would be four individual
14:04:28
          tickets.
14:04:30
                       Okay. Well, which is it in this
14:04:30
                   Q.
       8 picture? Is this the ticket that went to the
14:04:34
          customer or the ticket that was kept by Kenneth
14:04:36
14:04:40 10
         at the site?
14:04:41 11
                   A. It looks like one that -- well,
          I'm not sure.
14:04:44 12
14:04:45 13
                   Q.
                       Okay. But did the two pieces of
14:04:50 14 the ticket look the same?
14:04:51 15
                   Α.
                       One was more like a piece of
          cardboard, it was a little thicker in density.
14:04:53 16
          The other was more like a -- it had some -- the
14:04:57 17
14:05:01 18
          film that -- ink film thing and then it had
          the -- the copy underneath of it.
14:05:04 19
                        Okay. What would Kenneth, and
14:05:08 20
                   Q.
          then occasionally you, do with these tickets
14:05:11 21
14:05:14 22
          once you collected them from a regular
          industrial customer? What would happen to
14:05:17 23
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I would sort them out, like I said

14:05:17 24

14:05:19 25

them?

Α.

209 before, and -- and staple them together 1 14:05:22 alphabetically, and then Alcine would pick them 14:05:24 14:05:27 up. Okay. Let me hand you back Q. 14:05:27 Exhibit 3. By alphabetically, are you talking 14:05:35 about taking the handwritten notation on the 14:05:35 ticket out to the customer and then arranging 14:05:37 the tickets alphabetically by name? 14:05:39 Correct. This would be D. 14:05:41 9 Α. 10 Q. This would be D? 14:05:42 Um-hum. 11 Α. 14:05:44 14:05:44 Q. Okay. Thank you. Then what would happen to the dumping tickets, or dumping 14:05:46 13 receipts, as I guess they're called? 14:05:49 14 15 Α. Alcine would pick them up. 14:05:50 From Kenneth? 0. 14:05:52 16 Well, they would be sitting on the 14:05:54 17 Α. desk, and I mentioned through the week -- we 14:05:56 18 usually got them, like I said, the end of the 14:05:59 19 week when we'd get paid, all of us, and he 14:06:01 20 would bulldoze and then go home. 14:06:04 21 Now, Alcine's wife is Leone, 14:06:06 22 Q. correct? 14:06:10 23 Correct. 14:06:10 24 Α. Okay. As I understood your 14:06:11 25 Q.

210 testimony earlier, that she's the one who then 14:06:13 took the tickets and sent out the bills to the 14:06:16 regular customers, correct? 14:06:18 Α. Correct. 14:06:19 5 Okay. Okay. Where -- where are Q. 14:06:20 all the rest of these tickets? 14:06:22 They were in Alcine's house 7 Α. 14:06:25 somewhere, and then --14:06:27 14:06:30 9 Q. Okay. 10 MR. COLLIER: Are you going 14:06:33 to complete your testimony? Did you finish your 14:06:33 11 14:06:36 12 answer? 14:06:38 13 THE WITNESS: Are you talking to me? MR. COLLIER: Yes, did you finish 14:06:39 14 15 your answer? 14:06:39 THE WITNESS: Did I what? 14:06:41 16 MR. COLLIER: Okay. Could you read 14:06:43 17 back the last question and answer to make sure we 14:06:43 18 have a complete answer? 14:06:43 19 (Record read.) 14:06:43 20 BY MR. HAUGHEY: 14:06:43 21 14:06:51 22 Q. Right. And then what? I don't know what happened. 14:06:54 23 asked David one time, and he said when they 14:06:57 24 14:07:01 25 both had died that -- and he inherited it, him

211 1 and his sister threw them away. 14:07:07 MR. COUGHLIN: I'm sorry, when he 14:07:07 14:07:12 inherited what? What -- what did you say? THE WITNESS: When he inherited his 14:07:12 dad's property, him and his sister, that -- they 14:07:14 14:07:18 threw them away. BY MR. HAUGHEY: 14:07:21 Okay. Are we talking about boxes 14:07:21 Q. and boxes of tickets --14:07:24 9 14:07:25 10 Α. Oh, yeah ---- accumulating over time? 14:07:25 11 Q. 14:07:27 12 Α. Yeah. 13 Okay. So -- okay. I'm trying 14:07:28 Q. 14:07:30 14 to -- see, we're trying to get a picture of where they might be if they are around at all, 14:07:32 15 14:07:35 16 okay? So I don't want to put words in your mouth. 14:07:36 17 14:07:37 18 Α. Right. 14:07:37 19 Ο. The tickets would be collected by Kenneth and you, stapled alphabetically, given 14:07:41 20 21 to Alcine, and then his wife, Leone, would send 14:07:44 out the bills, correct? 22 14:07:48 14:07:49 23 Α. Correct. 24 14:07:50 Q. Okay. 14:07:50 25 Asked and answered. MR. ROMINE:

212 14:07:50 BY MR. HAUGHEY: What did -- what did she send the 14:07:50 Q. bills out on? Did she have some sort of 14:07:55 invoice form? 14:07:57 I wouldn't know that. 14:07:57 5 Α. Did you ever see what the bills 14:07:58 Q. went out on? 14:07:59 8 Α. No. 14:08:00 9 Q. Did the landfill have a 14:08:00 14:08:02 10 letterhead? 14:08:05 11 South Dayton Dump, yeah. Α. Okay. So would bills have gone 14:08:06 Q. 13 out on a South Dayton Dump letterhead? 14:08:07 14:08:09 14 Α. I wouldn't know that --14:08:10 15 MR. ROMINE: Asked and answered. THE WITNESS: -- because I never saw 14:08:11 16 one, you know. 14:08:12 17 14:08:12 18 BY MR. HAUGHEY: Okay. Would they possibly have 14:08:12 19 Q. gone out on Broadway Sand and Gravel 14:08:14 20 14:08:16 21 letterhead? 14:08:16 22 MR. ROMINE: Asked and answered. 14:08:22 23 THE WITNESS: That's a strong 14:08:23 24 possibility. 14:08:23 25 BY MR. HAUGHEY:

Okay. Do you know where there 14:08:23 Q. might be records that still remain from 14:08:26 Broadway Sand and Gravel? 14:08:29 Α. Casey Jones probably would've had 14:08:35 14:08:38 them, but I'm pretty sure he's deceased. And who's Casey Jones? Q. 14:08:40 Α. Casey Jones was like Doyle. 14:08:42 brought him -- brought them both up at the same 14:08:45 time and he started them in business from sand 14:08:48 14:08:51 10 and gravel, and they would dig the pit -- they were starting another pit south of the landfill 14:08:55 11 14:08:59 for future dumping and they would sell the gravel and stuff to -- and split it with the 14:09:04 1.3 brothers. 1414:09:09 14:09:09 15 Ο. Okay. Do you know if Kenneth or Alcine or Leone -- is it Leona? 14:09:13 16 Α. Leone. 14:09:16 17 14:09:17 18 Q. Leone -- maintained any other 19 written records for the site, such as a ledger 14:09:19 20 or a log? 14:09:22 There -- I saw the checkbook where 14:09:25 21 he paid all of us, and it was -- you know, it 14:09:29 22 14:09:34 23 was a book, maybe eight by 18 or something, and -- I believe it was a checkbook, and 14:09:40 24

records of payments would go out from that.

14:09:43 25

Not -- other than that, I didn't 14:09:47 know what happened at their home, because I 14:09:49 14:09:52 didn't -- was never aware of it. Q. Do you know when the South Dayton 14:09:56 Dump site began to use dumping receipts or 14:10:00 14:10:00 dumping tickets? 7 No, I don't. 14:10:05 Α. Do you know if they ever -- if the 14:10:07 8 14:10:11 landfill ever stopped using dumping receipts or dumping tickets? 14:10:13 10 I wouldn't know that either. 14:10:14 11 Α. 14:10:16 12 Q. Do you know what criteria Alcine or Kenneth used to determine who would be 13 14:10:21 14:10:25 14 considered a regular customer and put on a charge system for billing? 14:10:28 15 14:10:29 16 Α. I wouldn't know that. 14:10:30 17 Q. Okay. Do you know if there was any criteria like that where it might have been 14:10:32 18 19 written down somewhere? 14:10:35 14:10:36 I wouldn't know that. 21 Okay. Do you have an opinion, 14:10:38 Q. 22 your own personal opinion, about how regular a 14:10:41 23 customer would need to be before they were 14:10:45 moved over to the charge system? 14:10:48 24 14:10:50 25 Objection to the form. MR. ROMINE:

THE WITNESS: I wouldn't know that 14:10:51 1 either. 14:10:52 14:10:53 BY MR. HAUGHEY: I didn't ask you whether you knew 14:10:53 4 Q. it. I asked if you have an opinion. 14:10:53 MR. ROMINE: Asked and answered. 14:10:58 7 Objection to the form. 14:10:58 THE WITNESS: My -- my opinion, I --14:11:01 9 the companies were very well known and very high 14:11:01 up, and he was Mayor of Moraine, so I don't think 14:11:06 10 he cared, so, you know. He was going to get his 14:11:11 11 money one way or another. That's my opinion. 14:11:12 12 BY MR. HAUGHEY: 14:11:12 13 14:11:12 14 Ο. Okay. And customers who had a key 14:11:17 15 of their own, would they all be regular 14:11:19 161 customers billed on a charge system? 14:11:22 17 Α. Correct. Okay. So that's one criteria, 14:11:23 18 Q. 14:11:26 19 correct, having a key? 14:11:26 20 Α. Right. Okay. If you had the right to 21 14:11:28 Q. dump at the landfill at night, would that mean 14:11:29 22 you were a regular customer on the charge 14:11:32 23 system? 24 14:11:34 Correct. 14:11:34 25 Α.

```
Okay. Let me talk about that for
14:11:35
                   Q.
          a second.
                      I'm assuming that Kenneth and you
14:11:37
          weren't working at night when people with keys
14:11:41
          or otherwise having access to the landfill at
14:11:44
          night brought their loads in, correct?
14:11:46
                         Correct, but Bud would.
14:11:48
                   Α.
                        Okay. So if Bud, who lived at the
       7
                   Q.
14:11:51
          site, saw people dumping at night, would he go
14:11:54
          out and prepare a dumping receipt or dumping
14:11:57
          ticket for that customer?
14:12:01
      10
14:12:02
      11
                   Α.
                        No, I think they had other
14:12:05
      12
          arrangements, because I don't -- I didn't ever
14:12:07
      13
          see tickets in the morning, so I -- you know,
14:12:11
      14
          so --
14:12:11
                        Okay. So --
      15
                   0.
                        And I -- you know, but I don't
14:12:12
      16
                   Α.
          know that, so --
14:12:13
      17
                   Ο.
                        Yeah.
                                Let me -- let me go there,
14:12:15
      18
14:12:15 19
          because if someone was a regular customer
          coming at night with its own key, how would --
14:12:18
      20
          how would they -- were they on the honor system
14:12:22
      21
          and they just called up Kenneth or Alcine and
14:12:26
      22
          said, hey, this -- I have 25 loads, this --
14:12:29
      23
          this month at -- at night? I mean, how
14:12:33
      24
14:12:34 25
          did they --
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217 I wouldn't know. Α. 1 14:12:35 -- be charged? 14:12:35 Q. I wouldn't know. 14:12:37 Α. Would they possibly have been 4 Q. 14:12:38 significantly undercharged if they used the 14:12:41 14:12:42 landfill a lot at night and there were no records? 14:12:44 MR. ROMINE: Objection. Asked and 14:12:45 8 14:12:45 9 answered. THE WITNESS: Could have. 14:12:46 10 BY MR. HAUGHEY: 14:12:46 11 14:12:46 12 Q. Yeah. Okay. Let's talk about 14:12:51 13 frequency. If I brought waste to the site as a 14:12:57 14 customer every day, in your experience, would that have been a regular customer that moved 14:13:01 15 14:13:04 16 over to the charge system? 14:13:04 17 Α. Correct. MR. ROMINE: Objection to the form of 18 14:13:05 14:13:06 19 the question. BY MR. HAUGHEY: 14:13:06 20 21 Okay. 14:13:06 Q. 14:13:06 22 Α. Correct. 14:13:08 23 Okay. How about once a month? Q. 24 MR. ROMINE: Same objection. 14:13:12 14:13:14 25 The same, that they THE WITNESS:

would be on the -- if they were -- you know, had a 14:13:15 14:13:19 charge, you know, once they would drive up -- say I was taking Kenny's place -- Kenneth's place for 14:13:24 whatever, you know, if I didn't recognize them, 14:13:28 14:13:30 I'd say do you have a charge here, and then they 14:13:32 would tell me, and then I would just fill out the ticket and the name of the person or the company 14:13:34 that was dumping. 14:13:36 BY MR. HAUGHEY: 14:13:38 Okay. Am I understanding you 14:13:38 10 Q. correctly that you're answering my question, 14:13:41 11 12 yes, someone who delivered waste once a month 14:13:43 would likely be a charge customer? 14:13:47 13 MR. ROMINE: Same objection. 14:13:49 14 15 THE WITNESS: Yes, like Fickert. 14:13:49 Fickert was, you know, not as frequent as, say, 14:13:51 16 Frigidaire or McCall's or whatever. 14:13:58 17 18 BY MR. HAUGHEY: 14:13:59 Okay. What if I -- what if I were 14:14:01 19 a customer that came every season, would that 14:14:04 20 21 be a customer that would likely be a charge 14:14:06 14:14:10 22 customer? 14:14:10 23 MR. ROMINE: Same objection. 14:14:11 24 THE WITNESS: I wouldn't know that. 14:14:11 25 BY MR. HAUGHEY:

```
Okay. So you don't know -- I
                   Q.
14:14:12
       1
          believe you testified every week, every day as
14:14:14
14:14:18
          being regular customers on the charge system,
          correct?
14:14:20
       5
                   Α.
                         There was a lot more others, you
14:14:20
14:14:20
          know --
       7
                   Q.
                         Yeah.
14:14:20
                   Α.
                         -- that we -- that you just said,
14:14:23
14:14:27
          you know, it could -- but if they a were
          well-established company, and -- and you
14:14:30 10
      11
          know --
14:14:33
14:14:36
      12
                   Q.
                         If -- would the list of regular
14:14:39 13 customers on the charge system be dominated by
14:14:43 14
          companies that were close to the site, and,
          therefore, might have used it regularly?
14:14:46 15
14:14:48
      16
                         MR. ROMINE: Objection. Vague.
          Calls for opinion.
14:14:49 17
                         THE WITNESS: That's possible.
14:14:50
      18
14:14:51 19
          BY MR. HAUGHEY:
                         Okay. Let's talk about some
14:14:52 20
                   Q.
          customers. Was GM, Delphi, Frigidaire, Inland
14:14:54
      21
14:14:59 22
          and all the related GM entities, were they a
14:15:03 23
          regular customer on the charge system?
      24
                   Α.
                         Correct.
14:15:04
14:15:05 25
                         Did they have a key to come to the
                   Q.
```

landfill at night? 14:15:09

- Some of them, I believe, did. Α.
 - 0. How about NCR?
 - I wouldn't know that. Most of Α. them -- most of them that came were the -- the majority of them were the skids that went to the incinerator, and so others, you know, we -to my recollection, were day -- day customers, other than the -- the General Refuge and Container Service, and I know all them drivers had keys, so --
 - Q. Okay. What was -- why, because they would dump when the landfill wasn't open?
 - Well, with dumping industrial waste, usually most of their drivers, I've learned through experience, is that they would make most of the deliveries at night, therefore, the majority of garbage from restaurants and stuff like that would go to Powell and then the remaining ones would go to South Dayton Dump.
 - Okay. Give me the list from your Q. recollection of every customer that you recall having a key and the right to dump at night.
 - All of --Α.

14:15:10

14:15:12

14:15:19

14:15:23

14:15:28

14:15:31

14:15:37

14:15:42

14:15:47 10

14:15:49 11

14:15:52 12

13 14:15:52

14:15:57 14

14:16:02 15

14:16:03 16

14:16:06 17

14:16:11 18

19 14:16:13

14:16:15

14:16:19 21

22 14:16:20

23 14:16:24

14:16:28 24

14:16:33 25

221 14:16:33 Q. Yeah. General Refuge. 14:16:34 2 Α. Just tell me every one you can 3 14:16:34 Q. 14:16:37 remember. General Refuse? 5 Um-hum. Container Service. 14:16:38 Α. McCall's. I think that's it. Frigidaire. 14:16:44 BY MR. HAUGHEY: 14:16:54 How about Dayton-Walther? Q. 14:16:54 8 Α. No. 9 14:16:56 14:16:57 10 Okay. All right. Why don't you Q. give me the names -- please give me the names 14:17:08 11 of all the Dayton area waste hauling companies 12 14:17:10 14:17:15 13 who you remember delivering waste to this site. Rephrase that, if you would, 14:17:21 Α. 1415 please. 14:17:21 14:17:23 16 Q. Yeah. Please give me the names of all of the Dayton area waste hauling companies 14:17:24 17 who you remember delivering waste to this site. 14:17:27 18 14:17:33 19 Α. Well, waste hauling would narrow it down to Container Service and General 14:17:35 20 14:17:40 21 Refuge. Okay. Do you know where those 14:17:40 22 Q. 14:17:42 23 two -- there were no others, is that correct, that you can remember? 14:17:44 24 That I can remember, because they 14:17:45 25 Α.

222 were -- they were actually companies that, you 14:17:52 know, was like the middleman, they picked up 14:17:55 something from here and brought it over here, 14:17:58 so --14:18:00 5 Q. So to the best of your 14:18:01 recollection, there were no other middlemen, as 14:18:02 you called them, who hauled waste for people to 14:18:05 this site? 14:18:08 14:18:09 You're correct. Okay. All right. Now, where --10 Q. 14:18:10 where was General Refuse business operation 14:18:16 11 14:18:21 12 located? 14:18:24 13 Α. Less than a half a mile from the 14:18:26 14 dump. 14:18:30 15 Okay. How about Container 0. 14:18:31 16 Service? 14:18:31 17 The same. They ran out of the Α. same building. 14:18:33 18 14:18:33 19 Okay. Were they owned by the same Q. entity? 14:18:35 20 Yeah. 14:18:35 21 Α. Okay. So is it a fair statement 14:18:36 22 Q. for me to make that -- that haulers like this 14:18:42 23 would be more inclined to use sites that are 14:18:47 24 14:18:50 25 closer to where they're located?

223 MR. ROMINE: Objection. Vague. 14:18:52 Object to the form of the question. 14:18:54 THE WITNESS: I wouldn't know that. 14:18:55 BY MR. HAUGHEY: 14:18:56 Okay. But I believe you testified 14:18:56 14:18:57 that each -- that Container Service and General Refuse was less than a half mile away from the 14:19:00 site, correct? 14:19:03 14:19:03 MR. ROMINE: Asked and answered. THE WITNESS: Correct. 14:19:04 10 BY MR. HAUGHEY: 14:19:05 11 12 Q. Okay. And you couldn't remember 14:19:05 any other haulers even using the site, correct? 14:19:07 13 14:19:10 14 MR. ROMINE: Asked and answered. THE WITNESS: Correct. 14:19:12 15 BY MR. HAUGHEY: 14:19:12 16 Okay. Why didn't other haulers 14:19:13 17 Q. 18 use the site? 14:19:15 Well, because if any of -- most 19 Α. 14:19:17 of -- say, for instance, General Refuge was 14:19:21 20 mostly garbage, and so they would go -- they 21 14:19:24 14:19:28 22 also had the same key, it was a 2246 key, master key, and it would fit also Powell Road 14:19:33 23 gate, and the garbage would go there, and then 24 14:19:36

they -- I would assume they just waited till

14:19:39 25

4:19:43 1 morning sometimes to bring other debris.

- Q. Were there other Dayton area hauling companies located in this -- in and around the landfill during the time that the landfill was open?
 - A. Not to my recollection.
- Q. Okay. I'm going to hand you a document that I'd ask the court reporter to identify it as Defendants' Exhibit 1.

(Thereupon, Defendants' Exhibit

Number 1, map of various landfills, was marked for purposes of identification.)

BY MR. HAUGHEY:

Q. Mr. Grillot, I'm handing you a document that I'm going to -- a map that -- that our firm prepared showing the Dayton area and the location of this landfill and a number of other landfills in and around the Dayton area.

If you could take a moment and look at that map and look at the locations of landfills on the map and let me know if, in your opinion, you think it is pretty accurate at identifying where the various landfills were located.

14:19:43 14:19:46 14:19:51 14:19:55 14:19:58 14:19:59 7 14:20:04 14:20:07 14:20:12 14:20:12 10 14:20:12 11 12 14:20:12 14:20:12 13 14:20:45 14 14:20:45 15 14:20:48 16 14:20:54 17 14:20:57 18 19 14:20:57 20 14:21:00 21 14:21:03 14:21:07 14:21:10 23 24 14:21:13 14:21:16 25

225 Well, F is correct. 14:21:17 Α. 2 MR. COUGHLIN: Could I just interrupt 14:21:24 you for a second? Do you have extra copies or 14:21:25 could you tell us what the witness is testifying 14:21:27 14:21:29 about other than it's a map of --MR. HAUGHEY: Yeah. I have a few 14:21:31 copies, but like I said, coming here, I had no 14:21:33 idea whether it was going to be one -- me here 14:21:35 alone or 20, so -- but I can put on the record 14:21:37 14:21:42 10 that the site located as F on the map is the Powell Road Landfill site. 14:21:46 11 14:21:46 12 BY MR. HAUGHEY: So why don't we move on and check 14:21:50 1.3 0. 14:21:52 14 the other sites, and I can -- when you identify 14:21:55 15 each site as to -- as to whether you think it is where it's shown on the map, say yes, and 14:21:58 16 then the tell the court reporter what landfill 14:22:01 17 14:22:03 18 you're talking about. Could you do that, 14:22:05 19 please? 14:22:05 20 Okay. Α. 14:22:06 21 Thank you. Q. 14:22:06 22 MR. COUGHLIN: And, Steve, would you 14:22:08 23 send us copies? MR. HAUGHEY: I'll -- I'll give it to 14:22:10 24

everyone, but you I won't. No, I'm kidding.

14:22:10 25

226 can pass down --14:22:15 14:22:17 MR. COUGHLIN: You don't need to do it now, but --3 14:22:18 MR. HAUGHEY: I've got a few. 14:22:18 Off 14:22:18 the record. (Thereupon, an off-the-record 14:22:18 discussion was had.) 14:22:18 BY MR. HAUGHEY: 14:22:37 Q. Okay. Can you continue, Mr. 14:22:37 10 Grillot, and let me know whether we have 14:22:39 11 accurately laid out the existence of the rest 14:22:41 of those landfills on the map, please? 14:22:44 12 So I need to understand, are we 14:22:46 13 Α. talking about current day or are we talking 14:22:49 14 14:22:53 15 about what years? Because some of them weren't in existent -- existence at that time. 14:22:56 16 14:22:58 17 Q. Right, that's -- where they are 14:23:00 18 located today --19 14:23:02 Α. Okay. Q. -- as opposed, you know, for 14:23:02 20 14:23:04 21 purposes of a cleanup, yeah. 14:23:05 22 Okay. Α. 14:23:06 23 Q. Okay. 14:23:09 24 A is Duriron, and they're not a Α. 14:23:15 25 landfill or dump, so -- but that's correct in

227 14:23:19 its location. Do you want me to give the address? 14:23:22 No. No, that's okay. Thank you. 3 Q. 14:23:22 That's item A, correct? 14:23:24 Yes. 5 Α. 14:23:25 Q. Okay. 14:23:25 Α. B would be the North incinerator, 14:23:26 we call it, and that's North Sanitary Landfill, 14:23:33 8 and that's correct. 14:23:39 Q. Isn't that also called the 14:23:41 10 Valleycrest Landfill? 14:23:41 11 14:23:41 12 Α. Correct. 14:23:45 13 Okay. Go ahead, please. Q. B, correct? 14:23:45 14 14:23:47 15 Α. Um-hum. 14:23:47 16 Q. Okay. C would be S -- what would that be 14:23:48 17 Α. pronounced? EP-- or E-- ESPE. 14:23:56 18 14:24:00 19 Q. Espe's? 14:24:00 20 Α. Espe's? 14:24:00 21 Ο. Um-hum. Landfill. See, I wouldn't know. 14:24:03 22 Α. I think I know who it is, but I'm not a hundred 14:24:09 23 percent sure, but I would -- I would say it's 14:24:12 24 14:24:16 25 accurate.

228 14:24:16 1 Q. Okay. Α. And D, which would be Vance Road, 14:24:17 that's accurate, Vance Road Landfill. E, I'm 14:24:19 not sure about that location, but it's -- I 14:24:38 14:24:41 don't know what that's referring to, but I know the location, so I'm not sure. 14:24:43 So E would be Cardington Road 14:24:45 8 Landfill. 14:24:52 Is it your testimony you're not 14:24:54 14:24:55 10 sure whether that's accurately showing where that site is located? 14:24:58 11 14:25:00 12 Α. Correct. 14:25:00 13 Q. Okay. Because whether it's another name 14:25:00 14 Α. 14:25:03 15 or -- or if the location's not right -- it's 16 wherever -- actually where the incinerator is 14:25:05 so -- F would be Powell Road Landfill, and 14:25:07 17

- that's correct. G was South Dayton Dump, and that's correct.

 14:25:18 19 that's correct.
- 14:25:19 20 Q. Okay. The last one is H?
- 14:25:21 21 A. Pardon me?
- 14:25:21 22 Q. H.
- A. H would be North Sanitary
 Landfill, and that was -- H, that doesn't look
 correct either.

Is that another name for the Q. 14:25:31 Pinnacle Road Landfill? 14:25:35 14:25:35 Α. Yes. 0. You've never heard of the Pinnacle 14:25:36 Road Landfill? 14:25:38 14:25:38 Α. Oh, no, no, not Pinnacle, that would have been -- see, you had the North 14:25:40 incinerator and South incinerator. 14:25:42 14:25:43 one -- let's see, you got -- well, both of them say North and -- because, see, that's South. 14:25:47 10 Why would it say North Sanitary Landfill? 14:25:50 11 14:25:53 12 south, so that don't make sense to me. 14:25:55 13 Q. Okay. So you're not sure about H? 14:25:56 14 Α. No. Okay. All right. Now, is it fair 14:25:57 15 Q. to say that Dayton has its share of old 14:25:59 16 landfills? 14:26:07 17 Objection. Vague. 14:26:07 18 MR. ROMINE: 14:26:09 19 THE WITNESS: At the time --14:26:10 20 MR. ROMINE: Calls for opinion. 14:26:11 21 THE WITNESS: -- no. BY MR. HAUGHEY: 14:26:11 22 Okay. Dayton had a lot of sand 14:26:13 23 Q. and gravel sites, correct? 14:26:15 24 14:26:15 25 Α. Correct.

And isn't it true that a lot of Q. 14:26:18 those sand and gravel sites turned into 14:26:19 14:26:19 landfills? Α. Unless it was really close to the 14:26:23 visible water, you know, where it was protected 14:26:24 14:26:33 under the water protection act, I'll say was the name, because there was one big one, which 14:26:36 we call -- it's Eastwood Lake. 14:26:39 That was a big 14:26:47 place where they got sand and gravel and limestone for putting in our water. That one 14:26:50 10 definitely didn't. 14:26:54 11 14:26:56 12 NCR had one at their site at one 14:27:00 13 time back '30s, '40s. That's where the 14:27:04 14 motel -- the hotel that we're staying at, 14:27:07 15 that's the location of that, so --14:27:08 16 Q. Okay. 14:27:09 17 UD arena had a -- that was

probably the turn of the century and up till the dump. That was called Shadytown. Shade -- Shadytown or something like that, but that was a landfill, also, but the South Dayton Dump was

14:27:27 22 the main -- main dump at that time, so --

Q. The main dump at what time?

A. '50s, '60s, '70s, a little bit of the '80s.

14:27:30 23

14:27:13

14:27:24

14:27:18 19

14:27:23 20

18

21

14:27:35 24

14:27:38 25

231 Okay. And looking at the map, 14:27:38 Q. Defendants' Exhibit 1, if I'm a general hauler 14:27:41 in the Dayton area and I'm hauling up on the 14:27:46 north side of Dayton up in Huber Heights and up 14:27:49 in Triangle Park and up in that area, I'd be 14:27:53 more likely to go to Valleycrest or Powell 14:27:57 Road, wouldn't I? 14:28:00 MR. ROMINE: Objection. Calls for 8 14:28:01 opinion. Object to the form of the question. 14:28:02 10 THE WITNESS: No, because Powell Road 14:28:04 really didn't exist until Larry Brandon and his 14:28:06 11 14:28:09 12 partners bought that site, and that was late '60s, 14:28:16 13 to my recollection. 14:28:18 14 Whether it was there before or not, I'm not a hundred percent sure, but --14:28:20 15 BY MR. HAUGHEY: 14:28:20 16 17 Right. But at least in the '60s, 14:28:22 Q. because you worked at the Powell Road 14:28:24 18 19 Landfill --14:28:24 Right, the latter --14:28:27 20 Α. -- and you were 17, 18 years old, 14:28:28 21 Q. 22 so --14:28:28 The latter part of it, yeah. 14:28:30 23 Α. -- you -- yeah, and so it have 14:28:31 24 Q. been the late '60s, correct? 14:28:32 25

Α. Right. 14:28:32 Okay. So if I'm a hauler up in Q. 14:28:34 that area, once it opened, I'd go there as 14:28:37 opposed to drive all the way down to south 14:28:39 Dayton, wouldn't I? 14:28:42 Correct. 14:28:42 Α. 7 Q. Okay. 14:28:42 Α. Correct. 8 14:28:42 MR. ROMINE: Objection. 14:28:43 Hypothetical. Asked and answered and object to 14:28:45 10 the form of the question. 11 14:28:45 14:28:47 12 BY MR. HAUGHEY: Okay. How about Valleycrest, the 14:28:47 13 Q. same thing there, if I'm picking up near the 14:28:49 14 Valleycrest Landfill, I'm going to haul there 14:28:53 15 as opposed to --16 Objection. 17 MR. ROMINE: 18 BY MR. HAUGHEY: -- to drive to South --19 Ο. 20 (Thereupon, the court reporter 21 interrupted the proceedings.) BY MR. HAUGHEY: 22 The same thing with Valleycrest up 14:29:02 23 on the north side, would my general hauling 14:29:08 24 14:29:12 25 customers be haulers that were located

233 generally around that landfill? 14:29:14 Same objection. 14:29:16 MR. ROMINE: THE WITNESS: Well, Valleycrest --14:29:17 Valley -- on Valleycrest and the Pinnacle Road 14:29:20 were incinerators, and I don't think they were 14:29:31 built till the later part of the '70s, so -- and 14:29:32 their restrictions were a lot tougher. 14:29:35 South Dayton Dump only had 14:29:37 8 restrictions on garbage, so it would depend on 14:29:40 10 what they were hauling. 14:29:44 BY MR. HAUGHEY: 14:29:44 11 If -- if there are no restrictions 14:29:46 Ο. on what could be hauled and if other landfills 14:29:48 13 are open, wouldn't these haulers choose the 14:29:51 14 14:29:55 15 landfill that's closest to the site where the 16 pickup is being made? 14:29:56 14:29:57 17 Same objection. MR. ROMINE: 14:30:01 18 THE WITNESS: Like I -- yeah. Yeah. 19 BY MR. HAUGHEY: 14:30:02 20 Q. Yeah. Okay. Now, in your 14:30:02 deposition in 2012, you testified that you had 14:30:06 21 no memory of Pepsi sending any waste to the 14:30:08 22 site, do you remember that testimony? 14:30:12 23 I remember saying that. 14:30:15 24 Α. 14:30:17 25 Q. All right. Do you remember also

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saying that you didn't think they sent anything
14:30:19
          up to the site because they were located up
14:30:21
          north so Powell Road Landfill was closer to
14:30:23
          them. Do you remember making that statement?
14:30:27
       5
                   Α.
                         Correct.
14:30:29
14:30:30
                   Q.
                         All right. So isn't that
          statement consistent with the general rule that
14:30:32
          you're going to take the landfills that are
14:30:34
14:30:36
          closest to your operations as opposed to drive
          further away, correct?
14:30:39 10
      11
                         MR. ROMINE:
                                       Same objection.
14:30:40
14:30:42
      12
                         THE WITNESS: Well, there's a
14:30:43 13
          distinction there, you know, what year it was
14:30:43 14
          and --
          BY MR. HAUGHEY:
14:30:43 15
                         Yes. Right, with that
14:30:45 16
                   Q.
          distinction.
14:30:45 17
                         -- and I was -- I was, more or
14:30:47
      18
                   Α.
14:30:47 19
          less, making an assumption not -- not really
          knowing, so --
14:30:50
      20
                        Okay. All right. But is -- can
14:30:51 21
                   0.
          you think of any logical reason why a hauler
14:30:54 22
          that otherwise has a landfill closer to it
14:30:56 23
          would haul -- would travel further than needed
      24
14:31:00
14:31:02 25
          to dump the waste?
```

235 Same objection. 1 MR. ROMINE: 14:31:03 2 THE WITNESS: Other than 14:31:05 restriction-wise. 14:31:06 BY MR. HAUGHEY: 14:31:06 5 Right, other than restrictions. Q. 14:31:07 Correct. 14:31:07 Α. 7 Okay. I mean, these guys were 14:31:09 Q. trying to save gas, too, weren't they? 14:31:11 Pardon me? 14:31:11 Α. MR. ROMINE: Objection. 14:31:11 10 BY MR. HAUGHEY: 14:31:11 11 14:31:14 12 0. These -- these guys -- these 14:31:15 13 haulers -- well, you talked to haulers when they came into the site, correct, so you -- you 14:31:16 14 talked with them off and on over the years, so 14:31:19 15 you understood how they operated, correct? 14:31:21 16 Right. 14:31:23 17 Α. All right. So I'm assuming they 14:31:25 18 Q. were interested in saving a buck just as you 14:31:26 19 were, correct? 14:31:28 20 Α. Correct. 14:31:28 21 MR. ROMINE: Objection. Calls for 14:31:28 22 opinion. 14:31:29 23 THE WITNESS: Yes. 24 14:31:29 14:31:29 25 BY MR. HAUGHEY:

236 All right. So is there a logical 14:31:29 Q. reason for them to drive further than they need 14:31:31 to drive and use more gas to find a disposal 14:31:34 site? 14:31:38 5 MR. ROMINE: Same objection. 14:31:39 THE WITNESS: Yeah. You have to 14:31:40 14:31:41 realize gas was only 23 cents or seven cents back then, so, you know, we weren't worried. We 14:31:45 thought we had all the gas we wanted, you know. 14:31:47 14:31:49 10 BY MR. HAUGHEY: 14:31:49 11 Q. I'll grant you that. Okay. All 14:31:52 12 right. Now --14:31:54 13 MR. HARBECK: Hey, Steve? 14:31:54 14 MR. HAUGHEY: Yes, sir. 14:31:54 15 MR. HARBECK: We've been at it an hour an half, we need to stretch here. 14:31:56 16 14:31:58 17 MR. HAUGHEY: I have about a half 14:31:59 18 hour more. 19 MR. HARBECK: Okay. Let's stretch. 14:32:03 BY MR. HAUGHEY: 14:32:03 20 14:32:03 21 Q. Okay. Let's talk about customers 14:32:03 22 that --14:32:06 23 MR. HARBECK: We'd like a break. MR. COUGHLIN: The whole crowd here 14:32:06 24

14:32:08 25

would like a break.

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237
                         MR. HAUGHEY: Oh, I thought you were
14:32:10
14:32:12
          wanting me to get moving.
                         MR. COUGHLIN: If we could have both,
14:32:16
          it would be like Christmas.
14:32:18
14:32:19
       5
                         MR. HAUGHEY: I'll do -- I'll do
          both.
                 All right. Thank you.
14:32:19
          BY MR. HAUGHEY:
14:32:19
                   Q.
                         Do you want to take a ten minute
14:32:20
          break, Mr. Grillot?
14:32:23
14:32:24
      10
                   Α.
                         It's up to you guys.
14:32:26
      11
                         MR. HAUGHEY: Okay. Thank you.
14:32:29
      12
                         (Pause in proceedings.)
14:52:10
      13
                         MR. HAUGHEY: We can go back on the
          record.
      14
14:52:10
14:52:10
          BY MR. HAUGHEY:
14:52:12
      16
                   Q.
                        Thank you, Mr. Grillot. We had a
          break there to deal with some logistical issues
14:52:13 17
14:52:16 18
          and -- and timing issues. I have some -- my
          last set of questions, general questions, have
14:52:18 19
          to do with customers that used their own trucks
14:52:21 20
14:52:28
      21
          to haul to the site.
14:52:31 22
                         Give me the names, to the best of
          your recollection, of all of the customers that
14:52:34 23
          you remember that used their own trucks to come
14:52:39 24
14:52:42 25
          to the site.
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With logos or signs or --
14:52:44
                   Α.
                        Whatever, yeah. No, their own
                   Q.
14:52:47
          trucks that you knew or you believed to be
14:52:49
          their own personal trucks.
14:52:51
       5
                        MR. McCALL: Objection. Asked and
14:52:53
14:52:53
          answered.
                        THE WITNESS: That's going to take a
14:52:54
          while. There's a big list.
14:52:56
          BY MR. HAUGHEY:
14:52:56
14:52:56 10
                   Q.
                        Why don't we start with the
          customers that had logos on their trucks, as
14:52:58
     11
14:53:03 12
          you referred to it, how about that list?
14:53:04
      13
                   Α.
                        Okay. DP&L. E.A. (sic) Fickert.
          Frigidaire. General Motors. Delphi.
14:53:12 14
14:53:23 15
          Bell. Franklin Iron and Metal. Duriron.
          There's others, but I'm not thinking right
      16
14:53:35
14:53:38 17
          now.
                   Q.
                        Okay.
                                When you say logo, are you
14:53:38
14:53:43 19
          talking about a picture or are you talking
          about a name or are you talking about both, a
14:53:44 20
          picture and a name?
14:53:48
     21
                        I quit 7th grade, so I -- I think
14:53:50
      22
                   Α.
          logo means with a picture, but -- it would be
14:53:52 23
          just -- just the writing, so I'm -- I used the
14:53:56 24
          wrong word for what I'm describing. Is that --
14:54:00 25
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239 14:54:03 do you understand that? No, I don't. 14:54:04 2 Q. 3 Α. Okay. 14:54:05 14:54:06 Q. Please elaborate. 5 Just -- just the lettering with --14:54:06 Α. I assume a logo is an emblem, correct? 14:54:09 14:54:12 Q. Yes. Okay. So just the lettering I 14:54:12 8 Α. just mentioned would be what I remember. 14:54:14 14:54:17 10 Q. Okay. When you say lettering, are you talking about a picture or are you talking 14:54:22 11 about just recognizing --12 14:54:25 14:54:25 13 Α. Letters, like -- like South Dayton Just -- it would say South Dayton Dump, 14:54:28 Dump. 14you know. 14:54:30 15 14:54:30 16 Okay. Well, that's a name, not a Q. logo. 14:54:32 17 Α. Okay. Right, that's what I'm 14:54:32 18 14:54:34 19 saying. When I spit out the word logo, I was 14:54:41 20 thinking it could be included with a picture 14:54:45 21 just being lettering, so I made a mistake, so I'm retracting my statement, okay? 14:54:47 22 14:54:52 23 So just with lettering on it is what I just mentioned that I would remember. 14:54:53 24 14:54:57 25 Okay. But I thought you testified Q.

240 in your deposition in 2012 that you were 14:54:59 talking about logos in terms of pictures. For 14:55:02 example, a DP&L picture of a light bulb. 14:55:07 Right, um-hum. Α. 14:55:09 5 Q. Okay. So that's a picture, not a 14:55:10 name, correct? 14:55:12 Α. Correct. 14:55:12 8 Okay. Didn't you also testify Q. 14:55:13 about Ohio Bell having a picture as well as a 14:55:17 logo type, not a name that you remember? 14:55:22 10 14:55:30 11 MR. SLAUGHTER: Objection. Asked and 14:55:30 12 answered. THE WITNESS: I don't remember. 14:55:30 13 BY MR. HAUGHEY: 14:55:30 14 Okay. All right. I'll run down 14:55:32 15 Q. the names. DP&L, your recollection was a 14:55:33 16 picture, a logo, not a name? 14:55:36 17 14:55:40 18 Α. Both. 19 Okay. Fickert, picture, logo or 14:55:44 Q. I mean -- I'm sorry -- picture or name 14:55:48 20 both? or both, Fickert? 14:55:50 21 22 Picture. 14:55:53 Α. 14:55:53 23 Q. Okay. I mean lettering. 14:55:53 24 Α. 14:55:56 25 Q. Okay. Lettering. So name --

241 lettering? 14:55:58 1 Yeah. Α. 14:55:58 14:55:58 Q. Okay. GM? Lettering. They had a -- had a 14:56:03 4 Α. little thing underneath it that I think was 14:56:08 red, blue and white, I believe, but --14:56:10 Okay. When -- you're saying 7 14:56:12 Q. lettering because you weren't -- you're not 14:56:14 confident of your spelling, is that correct? 14:56:15 No, no, I don't mean it that way. 10 Α. 14:56:17 I'm just saying the distinction between 14:56:20 11 14:56:23 12 lettering and logo I thought was the same, 14:56:23 13 so --14:56:23 14 Q. Okay. I'm sorry I'm confusing you. 14:56:33 15 Α. Yeah. I mean, I'm just -- I'm 14:56:33 16 Q. trying to figure out whether you're remembering 14:56:34 17 these trucks because you remember seeing the 14:56:35 18 14:56:38 19 name -- the initials of the name on the truck, or you remember seeing a picture, a logo that 14:56:42 20 you associated with that particular customer. 14:56:47 21 That's what I'm trying to get at. 22 14:56:49 14:56:50 23 Α. Both. 24 Okay. Now, for GM, that one was 14:56:51 Q. 14:56:53 25 both a name that you remember and a logo?

242 Α. If three colors is a logo, then, 14:56:57 1 2 yes. 14:57:01 Okay. How about Delphi? 14:57:04 Q. Just lettering. 14:57:09 4 Α. 5 How about Franklin Iron and Metal? 14:57:14 Q. 14:57:18 6 Α. Just lettering. 7 Okay. By lettering, do you mean 14:57:20 Q. their name? 14:57:21 8 14:57:22 Α. Right. Okay. How about -- well, I think Q. 14:57:23 10 I asked you. I think that's it. How about 14:57:31 11 14:57:31 12 Duriron? 14:57:35 13 Α. Lettering. Not a logo? 14:57:35 140. No. 14:57:36 15 Α. 14:57:37 16 Okay. How do you spell Duriron? Q. D -- I don't know. D U R I R O N, 14:57:41 17 Α. I think, something like that. 14:57:50 18 14:57:52 19 Q. Okay. All right. But not a logo, 14:57:55 20 correct? 21 Α. No. 14:57:55 14:57:55 22 Okay. All right. Now, you grew Q. 14:58:03 23 up in the Dayton area, correct? 24 MR. ROMINE: Asked and answered. 14:58:05 14:58:06 25 BY MR. HAUGHEY:

1 Q. Okay. 14:58:06 2 (Witness nodding head up and Α. 14:58:06 14:58:07 down.) Do you remember stating in your Q. 14:58:07 deposition in 2012, that because you grew up in 14:58:09 the Dayton area, you might be confusing seeing 14:58:13 trucks around Dayton area as opposed to at the 14:58:16 site? 14:58:20 MR. ROMINE: Objection. 14:58:21 9 BY MR. HAUGHEY: 14:58:21 10 14:58:22 11 Do you remember making that 14:58:22 12 statement? 14:58:23 13 MR. ROMINE: Objection. Mischaracterizes his testimony. Asked and 14:58:24 14 14:58:24 15 answered. THE WITNESS: Could you rephrase? 14:58:25 16 MR. HAUGHEY: I asked him whether he 14:58:26 17 remembers making the statement. There -- there's 14:58:28 18 no way you can mischaracterize that, David. 14:58:29 19 me restate it. 14:58:32 20 BY MR. HAUGHEY: 14:58:34 21 In your deposition in 2012, do you 14:58:34 22 Q. remember making the statement that because you 14:58:37 23 grew up in Dayton, you might be confusing 14:58:40 24 14:58:43 25 seeing trucks and logos around the Dayton area

244 14:58:46 versus actually seeing the trucks at the site? MR. ROMINE: Objection. 14:58:48 Mischaracterizes his testimony. 14:58:48 3 14:58:51 THE WITNESS: I remember making the statement. 14:58:52 MR. HAUGHEY: Okay. All right. 14:58:53 14:58:53 That's all of the questions I have. I am reserving the rest of my time for tomorrow, I 14:58:58 presume, to address our four clients, and, 14:59:03 therefore, I will stop now and we'll turn it over 14:59:09 10 to those folks who have timing needs that may make 14:59:12 11 them need to get their work done yet today. 14:59:15 12 14:59:26 13 MR. HARBECK: Can we go off the record just for a second? 14:59:27 14 15 MR. HAUGHEY: Yeah. We'll go off the 14:59:27 14:59:27 16 record. (Pause in proceedings.) 14:59:29 17 MR. ROMINE: Steve, do you want to 14:59:29 18 15:01:05 19 ask a few more questions or --15:01:05 20 MR. HAUGHEY: No. Again, I'm -- on 15:01:07 21 the record, I'm going to preserve the rest of my 15:01:10 22 time and turn it over to, I think, counsel for 15:01:15 23 Ohio Bell. And then, Jack, you'll go after Jimmy 15:01:22 24 Slaughter. You still there, Jack? 15:01:26 25 MR. VAN KLEY: Oh, yes. Thank you.

MR. HAUGHEY: Okay. Thank you. 15:01:27 1 CROSS-EXAMINATION 15:01:27 2 BY MR. SLAUGHTER: 15:02:03 Hi, Mr. Grillot. My name is James 15:02:03 4 Q. Slaughter. I'm counsel for Ohio Bell with the 15:02:05 law firm of Beveridge and Diamond, and thank 15:02:07 you very much for your time and patience today 15:02:10 giving this deposition testimony. 15:02:12 9 You're welcome. 15:02:15 Α. 10 Q. I just have a few questions to go 15:02:15 15:02:17 11 over some of your testimony in your 2012 15:02:19 deposition in this case and the testimony that 15:02:22 13 you gave earlier today. 15:02:23 14 You testified regarding Ohio Bell's use of the South Dayton Dump, and in 15:02:26 15 15:02:30 2012, you testified that they were not there 16 frequently, and today you testified that they 15:02:33 17 didn't use it a lot. 15:02:36 18 19 Right. 15:02:38 Α. How would you quantify that, once 15:02:38 20 Q. 21 a season? 15:02:41 15:02:45 22 Α. Once a month. 15:02:47 23 Q. Okay. Now, you also testified

site, and in 2012, you testified that they

15:02:51 24 that you saw Ohio Bell in the 1960s at the

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weren't there at the beginning when you first started working there as a youngster?

- A. Right.
- Q. So the 1960s is the period when you remembered seeing Ohio Bell at the site?
- A. Like the utility companies, I -- I think I remember names changing. I don't remember if it said Maw Bell or something Bell, but I think it had another name or -- with it or something else. Southern -- Southern Bell or something, but -- but I do remember when it was just Ohio Bell.
- Q. And that would be in the 1960s that you recall seeing Ohio Bell at the site?
 - A. Correct.
- Q. And regarding other names for telephone companies in the area, you don't recall when or whether they were at the site?
- A. Well, I just thought Ohio Bell was the only service provider at that time, but the names, you know, whether -- I would be assuming, so I don't know.
- Q. You testified in 2012 that you recall vans from Ohio Bell delivering waste to the site.

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- Α. Correct. 15:04:10
- 2 So were these the standard size 15:04:11 Q. telephone company vans that would have a ladder attached to the top?
 - Right, and a yellow thing on top Α. of it, the light. They were similar -- DP&L had similar. I think there were a -- Chevy Econolines or Ford that the only difference was Ohio Bell was white and -- and DP&L had like a tannish color.
 - Q. So the waste that they would bring to the South Dayton Dump would be no more waste than could fit in one of those vans, correct?
 - Correct. Α.
 - Q. And the spools that you mentioned that the wire and cable would be wound on, those would be spools that could fit inside one of those vans?
 - Α. Yes.
 - So the spools would not be very large then, would they? How many could fit in a van?
 - Right. I remember some trailers Α. coming in that would have real big ones, but I don't remember -- I think mostly it was for

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248 DP&L, I don't remember Ohio Bell, so --15:05:17 Is there anything else that you 15:05:20 recall about Ohio Bell and the waste that they 15:05:34 brought to the site? 15:05:36 5 No, other than what I spoke of 15:05:39 Α. here this morning. 15:05:42 MR. SLAUGHTER: Okay. Thank you very 7 15:05:43 much for your time. 8 15:05:45 9 THE WITNESS: You're welcome. 15:05:46 10 MR. HAUGHEY: Jack? 15:06:01 MR. VAN KLEY: Yes. 11 Thank you. 15:06:02 15:06:02 12 MR. HAUGHEY: Yeah. You ready? 15:06:02 13 CROSS-EXAMINATION BY MR. VAN KLEY: 15:06:03 14 15 Q. Mr. Grillot, can you -- Mr. 15:06:03 Grillot, can you hear me okay? 15:06:06 16 Yes, I can. 17 Α. 15:06:07 Okay. Great. I'm going to ask 15:06:08 18 0. 19 you questions about two companies that you 15:06:12 identified as customers of the landfill this 20 15:06:16 morning. They are the Hewitt Soap Works and 15:06:21 21 Van Dyne-Crotty. 15:06:25 22 15:06:26 23 Α. Okay. And I'll take them in alphabetical 15:06:27 24 Q. 15:06:28 25 order, just like Mr. Romine did. So we'll

15:06:32 1 start with Hewitt Soap Works.

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What makes you believe that the waste materials brought to the landfill that you attributed to Hewitt Soap Works actually came from that company?

A. Because I had talked to the drivers, and, you know, we had kidded around about all the soap and stuff, the shampoo and -- and bars of soap, and -- and I asked them where they got them from, and he told me and he mentioned Hewitt Soap Company.

Q. Were there any other events or things that made you believe that these materials came from the Hewitt Soap Company?

A. No, other -- other than, you know, they gave more of a pleasant smell than some of the dump trucks that came in there, so I just -- you know, I -- and over that particular area, I -- I realized they were on Fifth Street and I think Ludlow or something -- not Ludlow, but Linden, I think, because I recognized the smell sometimes. So only those two instances -- those two reasons I was -- I made that statement.

Q. How many drivers told you that the

250 materials came from Hewitt Soap? 15:08:05 Α. At that particular time, just one 15:08:09 15:08:11 driver. Do you recall the name of that Q. 15:08:13 5 driver? 15:08:15 Α. No. 15:08:15 No. When did you have this 15:08:17 0. conversation? 8 15:08:22 When? Α. 15:08:23 10 Q. Yes. 15:08:25 I couldn't give you an exact year, 15:08:26 11 Α. 15:08:30 12 but I would -- I would agree with myself probably in the '60s. 15:08:34 13 So you think it may have occurred 15:08:36 14Q. 15:08:43 15 in the '60s? Correct. 16 Α. 15:08:43 And approximately how old were you 15:08:44 17 at that time? 18 15:08:49 How old? 19 Α. 15:08:50 15:08:51 20 Yes. Q. Fifty-two; from ten possibly to --15:08:54 21 Α. what would it be, 19? 15:08:59 22 Can you give me more specifics 15:09:05 23 Q. about what that one driver said to you with 15:09:12 24 regard to identifying the source of the 15:09:14 25

15:09:16 1 materials?

A. Well, I basically was thanking him because it supplied us with supplies for some time, and we were just kidding around, and, you know, just, you know, what did they do, I heard you use animal fat and this, that and the other and -- so it was just a conversation you had with a -- with a driver, you know.

I was a smoker at the time, and that -- you know, we'd -- any of the drivers that smoked, if they couldn't smoke in the truck, then we'd -- that was a good time to -- for me to take a break and talk to him, so --

- Q. Did the driver identify himself as an employee of Hewitt Soap?
 - A. No.
- Q. Was it -- you said that there was a plant located near Fifth and Linden, is that right?
- A. Right, and I -- I was told, and I think I did see a sign where -- or I ran into a lot of people down there that said they worked for the Hewitt Soap Company. Mostly women.
- Q. You ran into these people at the plant near Fifth and Linden?

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15:10:43 1 A. Yes, uh-huh. It was directly 15:10:49 2 across --

- Q. Is that in Dayton?
- A. I'm sorry?
- Q. Go ahead.

A. It was right across the street from a industrial complex called the Davis
Building, so I had -- the latter part of the time had picked up materials for myself down there, like kitchen cabinets and stuff to redo my house, and -- and I think at one time, they were either on strike or they had closed down, and I asked them what happened, and that was -- I don't remember what year that was, but --

- Q. So you were aware of a Hewitt Soap plant located near Fifth and Linden in Dayton?
 - A. Correct.
- Q. And what does that fact have to do with your identifying Hewitt Soap as a customer of the South Dayton Dump?
- A. Other than it gave me more confidence that I didn't get poisoned or anything, it's something local like that, I felt safer maybe. I don't know.
 - Q. So the fact that you knew that

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Hewitt Soap had a plant at that location did
not provide you with any information that the
materials at the dump actually came from that
plant?

- A. Well, it wasn't till probably in the '70s that I'm making this statement right now, but the original driver that brought stuff to the dump, that was, you know, in the '60s, so we're talking maybe a ten year span.
- Q. I'm not sure that I understood what you just said. What was it about the 1970s that you were talking about?
- A. That I had spoke to individuals about where actually Hewitt Soap Company was, and then the first statement that I said in the '60s, that was the experience with the driver.
- Q. And so what happened in the '70s with regard to Hewitt Soap?
- A. That's when I would pick -- I picked up some cabinets from the Davis complex and I had talked to some -- a lot of women in that particular time that worked there.

So that -- there was a ten year span between the driver and me questioning exactly where Hewitt Soap Company was.

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- Okay. So in the 1970s, you 15:13:33 Q. discovered where the company had its plant, is 15:13:37 that right? 15:13:37 Correct. 4 Α. 15:13:42 5 Okay. And the fact that you 15:13:42
- discovered where the plant was, did not lead 15:13:46 you to believe that the materials coming to the 15:13:50 dump were actually from that plant, is that right? 9
 - Correct. I just knew a name in Α. the '60s, I didn't know a location.
 - Q. Did the driver's truck -- that is, the driver that you had this discussion with about Hewitt Soap at the South Dayton Dump, did that truck have any emblems or symbols or words on it that identified Hewitt Soap?
 - Α. No.
 - Do you recall any symbols, words 0. or other things on that truck?
 - Α. No.
 - Okay. How many truckloads of Q. materials from Hewitt Soap went to the South Dayton Dump?
 - Well, just that one time for my 24 Α. personal experience, but the same stuff that

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sometimes it would come in the gallon things 15:15:12 that had the push thing on it we had been using 15:15:15 ever since I was a kid going down there in 15:15:20 the -- in the -- in the early '60s. 15:15:23 5 So, you know, I -- I just put two 15:15:25 and two together that it was the same -- same 15:15:30 particular company. 15:15:32 So --8 Q. 15:15:32 15:15:35 Α. I'm sorry. -- is it true then that you only 10 Q. 15:15:39 personally saw one truck with Hewitt Soap waste 15:15:41 15:15:48 12 at the landfill? 13 Α. Correct. 15:15:49 15:15:52 14 Q. And your belief that that materials on that one truck came from Hewitt 15:15:56 15 Soap was based solely on your discussion with 15:16:00 16 that driver? 15:16:03 17 Α. Correct. 15:16:04 18 And you made the conclusion that 15:16:06 19 Q. other Hewitt Soap waste was at the landfill 15:16:10 20 based on the appearance of waste that you saw 21 15:16:16 at the landfill? 22 15:16:19 Could you please state that again? 15:16:20 23 Α. Yes. I believe during your 24 Q. 15:16:22 15:16:29 25 answers to some of the questions earlier in

this deposition, you said that Hewitt Soap
brought waste to or -- for Hewitt Soap waste
was brought to the dump on more than one
occasion, right?

- A. Well, I was putting it in reference to the earlier years, too, because I remember the dispensers and the color and -- and -- and some of the smell came from the same place.
- Q. But that was not based on your seeing any trucks identified to Hewitt Soap bring that waste in, is that right?
 - A. Correct. If I remember --
 - Q. You were just basing --
 - A. If I --
 - Q. Go ahead.
- A. If I remember right, I think a lot of it was made for other companies, and I think I remember Avon with some of the lettering on -- on the soap bars and stuff like that, if I'm not mistaken. So I did --
- Q. So you saw the names of other companies on soap products at the landfill?
 - A. Correct.
 - Q. Did you see Hewitt Soap's name

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on any products for waste brought to the last:17:51 2 landfill?

- A. I didn't -- no, I didn't inspect it well enough to -- it was just by the driver's comment that I solely would say it would be Hewitt factory.
- Q. Are you making the assumption that any soap products that you saw at the dump came from Hewitt Soap?
 - A. Yes.
- Q. During what time period did you see soap products at the dump that you attributed to Hewitt Soap?
- A. Just that particular time after the driver, but before that it -- we used the soap, took it home, da, da, da, da.

Then I put two and two together that it possibly came from the same manufacturer.

- Q. Okay. Did you actually see any soap products at the dump that you know remained at the dump rather than being taken to people's houses or other -- other locations?
 - A. I don't understand the question.
 - Q. I'll -- I'll break it down for

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258 15:19:21 1 you. 15:19:22 Α. Okay. You testified earlier today that 3 Q. 15:19:22 employees of the landfill -- employees of the 15:19:30 15:19:33 dump took soap home to use it because it was useful, right? 15:19:36 Α. Correct. 15:19:37 8 Did any soap products stay at the 15:19:39 landfill that you actually observed to stay at 15:19:45 15:19:51 10 the landfill? That's still not -- it's not 15:19:54 11 Α. 15:19:56 12 making sense. Well, let me reword it. 15:19:57 13 Q. wasn't a very well-worded question. 15:19:58 1415:20:01 15 Did you actually see any soap products buried or burned or otherwise disposed 16 15:20:03 of at the dump? 15:20:07 17 15:20:08 18 Α. Yes. How -- how much material 19 0. Okav. 15:20:09 did you actually see disposed of at the dump? 15:20:13 20 15:20:16 21 Α. I'm still a little confused. you talking about other companies or are you 15:20:19 22 just talking about my understanding that may 15:20:21 23 have came from Hewitt? 15:20:25 24 15:20:26 25 Well, let me back up a moment Q.

then. I think you earlier told me that you 15:20:31 assumed that any soap at the dump came from 15:20:36 Hewitt Soap, is that correct? 15:20:40 Α. Correct. 15:20:43

> So my question is related to any Q. of the soap that you saw at the landfill, and my question is, did you actually see any soap that was buried or otherwise destroyed at the landfill instead of being taken away to people's houses for use?

Α. Okay. I'm -- now I understand. Yes, some products was -- was -- the jugs got broke or whatever and the soap was all over the other stuff, so we didn't mess with it, we had to clean it up.

So we just took stuff that was easily picked out of it and then we dumped it down on the third pier -- or third tier.

- Okay. And tell me what the third Q. tier was again?
- It was most -- it was mainly for Α. burial purposes.
- When did you first see soap Q. products at the dump?
 - Α. The early '60s.

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260 The early '60s? 15:22:14 1 Q. 2 Α. Correct. 15:22:14 And when is the last time that you 15:22:15 Q. saw soap products at the dump? 15:22:20 Probably mid '70s, '74, maybe '75, 5 Α. 15:22:25 I think. 15:22:35 7 That was before you started 15:22:36 0. working for Liberal Market? 8 15:22:46 Α. Correct. 15:22:48 10 So you didn't see any soap at the 15:22:49 Q. 11 dump after you started working for Liberal 15:22:54 15:22:57 12 Market? Correct. Well, I have to restate 15:22:57 1.3 Α. If I went to help Uncle Kenny to wash my 15:23:04 14 that. hands, whether he still had, you know, 15:23:07 15 truckloads stashed away somewhere, the soap was 15:23:11 16 still, you know, on the sink. 15:23:13 17 18 Q. Okay. But after you started 15:23:18 working for Liberal Soap (sic), you did not see 15:23:21 19 any soap that was brought to the dump after 15:23:24 20 15:23:28 21 that time? 15:23:29 22 Α. Correct. I wrote down the types of 15:23:30 23 materials that you said came from Hewitt Soap 15:23:43 24 15:23:50 25 and were brought to the dump, and I want you to

261 confirm that I wrote down everything you 1 15:23:54 believe was taken to the dump from Hewitt Soap. 15:23:59 The first is soap in bars. 15:24:03 second was soap in containers, and the third 15:24:07 was towel dispensers. 15:24:12 Correct. 15:24:16 Α. Did you name all three of those 7 15:24:16 Q. types of soap from Hewitt Soap? 15:24:20 Correct. 15:24:20 Α. 10 Q. Okay. 15:24:20 The dispenser --15:24:23 11 Α. 15:24:24 12 Q. Are there any type of -- go 15:24:24 13 ahead. 15:24:24 14 Α. The dispenser or the towel thing, was just one of the items that was on the truck 15:24:29 15 that -- when I had a discussion with the 15:24:34 16 driver. 15:24:35 17 I mean, there wasn't a whole 15:24:35 18 15:24:37 19 truckload, you know, in his -- his thing, it was only one. So I don't know if they made 15:24:42 20 21 them there or if they -- if they were just 15:24:44 22 throwing one away from one of the restrooms or 15:24:47 something, so I don't -- I don't know. 23 15:24:48 24 So you're only aware of towel --15:24:52 Q.

towel dispensers that you believe to be from

15:24:55 25

15:25:00 1 Hewitt Soap arriving in one load?

- A. Please state that again.
- Q. Yeah. You're -- other than that one load where you saw the towel dispensers at that time that you talked to the driver we've been discussing --
 - A. Correct.
- Q. -- you're not aware of any other towel dispensers that were brought to the dump that you attributed to Hewitt Soap?
- A. Correct, but I did -- never mind.

 Never mind. Go on.
- Q. What made you believe that the towel dispensers came from Hewitt Soap?
- A. Only by the -- he had a truckload of stuff and he said he brought it from Hewitt Soap Company.
- Q. The towel dispensers didn't -- did not have Hewitt Soap's name on them?
 - A. No.
- Q. So other than the three types of material that I just named, you're not aware of any other type of materials that you believed was taken to the dump from Hewitt Soap?
 - A. Correct.

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Q. Were the bars of soap wrapped in 1 paper?

> Some of them, but some of them --Α. that's where I -- I recollect they had -- was in like a fancy box and would say Avon.

That would be the only way that -one box they were -- they were like Lava soap They were real coarse and had like sand in them, and they were individually in like individual compartments in like a -- a shipping box.

- 0. What did the containers of soap look like?
- They were kind of like -- the ones Α. were gallon cans that had -- and sealed up with a cap. Some of them that were either empty or whatever had a pushdown applicator, and then a lot of them was in boxes that were -- what we see today in maybe a ten -- eight -- eight, ten ounce squeeze bottle, and they were -- they were -- that was more shampoo than it was -- I would call hand soap, but it could have been something else, but --
- Did the towel dispensers actually Q. have towels in them?

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264 It had a torn sheet in it, yes. 1 Α. 15:28:08 2 What was the purpose, if you know, Q. 15:28:14 of the torn sheets in the towel dispensers? 15:28:16 No clue. Α. 15:28:19 5 I'm sorry? I didn't hear an Q. 15:28:31 answer to that question. 15:28:33 I don't have a clue. 7 Α. 15:28:34 Okay. Were these towels cloth or 8 15:28:36 Q. 15:28:42 9 paper? 15:28:46 10 Α. Cloth. And -- and what happened to the 15:28:46 11 Q. 15:28:51 12 cloth in the dispensers after it came to the 15:28:55 13 dump? Pardon me? 15:28:55 14 Α. What was done with the cloth in 15:28:56 15 Ο. the towel dispensers after it arrived at the 15:29:00 16 dump? 15:29:03 17 Well, I'm not exactly sure, but 15:29:05 18 Α. 15:29:08 19 normal procedure was to take whatever was not mag -- magnified -- you know, if the magnet 15:29:13 20 wouldn't stick to, that we would toss it into 15:29:19 21 the pile for -- to be shipped off to Franklin 22 15:29:21

dispensers were taken offsite to Franklin Iron

So you believe that the towel

Iron and Metal.

Q.

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265 1 and Metal? 15:29:38 15:29:38 Α. Correct, as well as the ones from Van Dyne-Crotty. 15:29:52 What happened to the towels that 15:29:52 Q. 15:29:54 were in the dispensers? Like I said, the procedure would 15:29:58 Α. have been to cut them off because they weren't 15:30:01 salvageable at the Franklin Iron and Metal. 15:30:04 But you never personally saw that 15:30:13 15:30:15 10 that occurred? I possibly could have done it 15:30:16 11 Α. 15:30:20 myself, but I just don't remember that part of it, so --15:30:22 13 Do you recall how many towel 15:30:23 14 Q. 15:30:37 15 dispensers were on that load? 15:30:39 16 Α. I had mentioned just one. Just one towel dispenser? 15:30:42 17 Q. 15:30:45 18 Α. Correct. 15:30:46 19 Do you recall in the first Q. deposition you gave in this case that you were 15:31:22 20 asked whether you provided a list of dump 15:31:25 21 customers to the plaintiffs' attorneys or 15:31:34 22 investigator, and you came up with a list 15:31:38 23 of the companies that you remembered on your 15:31:41 24

15:31:44 25

own?

Correct. 15:31:44 Α. 2 But Hewitt Soap was not one of the Q. 15:31:45 companies that you remembered on your own, is 15:31:50 that right? 15:31:50 5 At that particular time, 15:31:53 Α. Yeah. you know, I didn't focus, because I didn't know 15:31:55 exactly what to expect, so I was told, and I 15:31:59 thought to myself, well, just think about it, 15:32:07 15:32:09 you know. 10 So after the few years, Mr. --15:32:10 15:32:18 Bill, I can't remember his last -- Wilts, 11 15:32:18 12 Waltz. I'd tell him -- I'd call him and 15:32:23 13 15:32:27 14 say, Bill, I remembered a company, and that went over probably a course of a few months, 15:32:29 15 and that was brought up. 15:32:31 16 17 Okay. How long did it take you to 15:32:37 Q. remember what you remember about Hewitt Soap? 15:32:38 18 I don't remember exactly what 15:32:44 19 month or -- but I'd lay in bed and try to go 15:32:46 20 back to the -- the years and -- and try to 15:32:50 21 remember what I saw. 15:32:52 22 And it's also true that you did 15:32:59 23 Q. not remember Van Dyne-Crotty when you gave your 15:33:02 24

initial list to the investigator?

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267 Α. I don't remember, but I think I 15:33:09 did not. 15:33:15 Let's talk about --15:33:15 Q. Α. I -- I believe I did not. 15:33:16 Okay. Go ahead. I'm sorry. 15:33:18 Q. 15:33:19 Α. I said I believe I did not remember Van Dyne-Crotty either at that time. 15:33:22 It was the main companies that popped in my 15:33:24 15:33:29 head first. 15:33:30 10 Q. Were either Van Dyne-Crotty or Hewitt Soap among the names of the companies 15:33:43 11 15:33:45 12 that were read to you by the plaintiffs' 15:33:53 13 attorneys or their investigator? 15:33:55 14MR. ROMINE: Objection. Mischaracterizes his testimony. 15:33:57 15 15:33:57 16 THE WITNESS: No. BY MR. VAN KLEY: 15:33:57 17 Let's talk about Van 15:34:04 18 Q. Okay. 15:34:07 19 Dyne-Crotty's materials that you believe came 15:34:10 20 to the dump. 21 A. So are we on another subject or 15:34:14 are we still with the -- Hewitt? 15:34:16 22 15:34:20 23 Q. We're now -- we're going to talk 15:34:22 24 about Van Dyne-Crotty. 15:34:22 25 Α. Okay.

15:34:23 Q. What made you believe that any materials from Van Dyne-Crotty were taken to 15:34:28 15:34:30 the dump? Uniforms, I think, had some Α. 15:34:36 lettering on it. Some of the boxes. 5 15:34:40 15:34:49 You know, if I'm not mistaken, I think they had a -- lettering on the side 7 15:34:51 of the truck, but I'm not a hundred percent 15:34:54 15:34:58 9 sure. 15:34:58 10 Q. Have you ever seen a Van Dyne-Crotty truck at places other than the 15:35:05 11 15:35:07 12 dump? 15:35:08 13 Α. That's where I made a statement a few minutes ago, I believe his name was James, 15:35:11 14 with D -- or Ohio Bell that I tried to be 15:35:14 15 16 careful not to think what I saw driving around 15:35:20 for my life and -- and what I saw at the dump, 15:35:21 17 and so I would have to truthfully say that I'm 15:35:24 18 not sure. 15:35:28 19 What kind of lettering do you 15:35:42 20 believe that you have seen on Van Dyne-Crotty's 15:35:45 21 22 trucks, either at the dump or outside of the 15:35:49 15:35:52 23 dump? 15:35:54 24 Α. Other than I thought they were 15:35:55 25 pretty -- pretty cool. I mean, it wasn't just

like regular lettering, you know, it wasn't --15:36:01 and it wasn't calligraphy. I think it was 15:36:02 colorful and -- and so forth. 15:36:05 Okay. What -- what letters were 15:36:07 4 Q. on the trucks? 15:36:11 Just Van Dyne-Crotty, I believe. 15:36:13 7 And so you recalled that the name 15:36:15 Q. of the company was fully spelled out on the 15:36:21 trucks? 15:36:25 Α. Run that by me one more time. 15:36:27 10 Is it your recollection that the 15:36:28 11 Q. 12 full name of the company, Van Dyne-Crotty, was 15:36:32 spelled out on the trucks? 15:36:35 13 15:36:36 14 Α. Yes. 15 Is there anything else that 15:36:37 Q. you're -- that you recall that lead you to 15:36:52 16 believe that any Van Dyne-Crotty materials were 15:36:54 17 15:36:57 18 brought to the dump? Α. No. 15:36:58 19 How often do you believe that Van 15:37:03 20 Q. Dyne-Crotty materials were brought to the dump? 15:37:18 21 15:37:20 22 Α. How often? 15:37:22 23 0. Yes. 15:37:23 24 Α. Once a month possibly. It wasn't very, you know, regular 15:37:31 25

1 or anything like that. 15:37:35

- And -- and what do you base that Q. 15:37:43 15:37:45 What do you base that frequency on?
 - Well, mostly because when a truck Α. like that came in, it was questionable where to take it, because the cloth would have to go down on the bury pile -- buried pile, and then, you know, paper products would have to -cardboard would have to go on top.

So I would have to ride with the driver to make sure it got to its proper place. And then if they brought like a -- a box of working gloves -- you know, I remembered that because it protected me from banging my hand when I had to beat barrels and get the lids off, so, you know, you kind of remember those things.

And then paper, we'd use in the bathroom to wipe our hands off of, and so you kind of looked out if we were running low, we was hoping a truck would come in and there'd be some on it, so --

So you would call that trucks transporting that kind of material to the landfill, visited the landfill about once a

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month? 15:39:08

- Α. Yes, correct.
- Q. But you don't recall for sure that those trucks were Van Dyne-Crotty trucks, as 15:39:14 you've already stated?
 - Α. Well, when -- sometimes when you're down at the bottom of the pit, you can't see up at the office, and if they came in and they had just what would fit -- would be useable, say, in the office, Uncle Kenny would 10 take it out and put it on the ground. 11 12 didn't want to carry it in.

So when I got back up there, I carried it, and I'd say, oh, the truck came back with the towels and stuff, I'd say, they got any more gloves? You know, and he would say no, or, yeah, they did or whatever, so -but on a regular basis what I -- what I saw was not very frequent.

- Okay. So on how many occasions did you actually see trucks bring this material in that you believed may have come from Van Dyne-Crotty?
 - Α. Three times.
 - So when you say that these -- that Q.

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Van Dyne-Crotty materials were believed to be 15:40:27 taken to the dump approximately once per month, 15:40:32 15:40:36 you're basing that simply on the type of materials you were seeing at the landfill?

- Α. Correct.
- Q. Or at the dump?
- Correct. Α.
- Do you know what facility of Van Dyne-Crotty was believed to have produced the materials brought to the dump?
 - Pardon me? Α.
- Q. Do you know where the materials from Van Dyne-Crotty came from?
 - Α. No.
- When was the first time that you Q. saw one of the trucks that you believed was a Van Dyne-Crotty truck at the dump?
- In the '60s somewhere. Α. I think '60 -- the later -- middle or later part of the But I do remember, like I said before, we had always had the soap around, either at the house or at the dump that had the same containers, and whatever it said on it was the same.
 - Okay. Did you just say that you Q.

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15:41:59 1 always had the same soap around?

- A. Pardon me?
- Q. I thought that you -- in your last answer you mentioned soap.
- A. No, I was -- I was referring -- I was referring to the Hewitt part of it, that we always had that soap around and we used the towels, so the towels and the soap are two different subjects, but, you know, I know exactly where they came from, because we used them, and if we ran low on the towels, then, you know, that was in my mind, I hope they come back, so --
- Q. When was the last time that you actually saw a truck that -- that you believed brought -- brought in Van Dyne-Crotty waste to arrive at the dump?
- A. It would have to be in the -- in the '60s, also, because I only saw them three times. I don't remember if it was all that summer, one summer, or if it was over a couple of years or what, so -- I mentioned before the '60s were so -- so industrialized, or, you know, the things come in and I wouldn't see exactly -- if I was down bulldozing or

11:59 I always had the same soap a

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whatever, you know, I was paying attention more to what -- what I was pushing than what I was pushing than what I was -- could see, you know, so either it had to be secondhand or that I actually saw the vehicles.

- Q. What kind of vehicle brought in the materials that you believed had come from Van Dyne-Crotty?
- A. They were like step vans, like bread trucks, you know, had the sliding doors or UPS trucks today.
- Q. And are you basing that on your recollection of what the trucks at the dump looked like or your recollection of what Van Dyne-Crotty trucks that you saw in the community looked like?
- A. Well, the times in the '60s, I just remember them being regular vans with no lettering on it, but the -- through the course of the latter years then, the lettering or -- or, you know, like I said, I thought it was pretty cool because so it more stands out, but the lettering could have been the same the three times I saw it, it just didn't jump at me.

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- Q. Okay. Now, I believe you stated
 that the three trucks that you saw bringing in
 the type of waste you attributed to Van
 Dyne-Crotty were seen at the dump during the
 15:45:08
 1960s, is that correct?
 - A. The '60s, yeah. Yes.
 - Q. The '60s? Okay. And that was during the time period when Van Dyne-Crotty's vehicles were not marked with its name?
 - A. I don't -- you know, whether it was and it didn't jump out at me, that's why I say, like a DP&L truck, if you're in the pile sorting things out and all of a sudden you see a truck and you look up and it has a picture of a light bulb man ready to run over you, you remember it, but it -- it wasn't nothing that sticks out in my memory that would give me, you know, that indication.
 - Q. Okay. So as you sit here today, you're not sure that the trucks at the dump that you believed delivering Van Dyne-Crotty waste were actually marked with Van Dyne-Crotty lettering?
- A. Other than the -- the uniforms,

 15:46:09 25 I -- I do believe the uniforms had marking, and

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276 this -- and this --15:46:18 Q. Okay. But you don't remember that 15:46:18 the trucks that you saw had the markings? 15:46:19 Α. No. 15:46:21 5 Q. Okay. Let's talk about the 15:46:22 uniforms then. When would you see uniforms 15:46:25 that you believe may have had the Van 15:46:30 Dyne-Crotty markings on them? 15:46:32 The latter part of the '60s. 15:46:35 9 Α. 10 Oh --15:46:43 15:46:43 11 Q. How many --15:46:44 Α. I'm sorry. And --15:46:44 13 Q. Go ahead. -- and a lot of coat hangers came. 15:46:47 14 Α. 15:46:50 15 I remember a lot of coat -- coat hangers would come all bound up, and, you know, I haven't 15:46:52 16 really had time to think about some of the 17 15:47:03 15:47:07 18 smaller companies that dumped there, so I -you know, I'm trying to think as quick as I can 15:47:08 19 and -- but I'm getting a headache, so I 15:47:10 20 21 apologize, but --15:47:12 22 Okay. Let's talk about the -- the 15:47:16 Q. uniforms first and then we'll talk about the 15:47:17 23 coat hangers. 15:47:20 24 15:47:21 25 How many uniforms did you see that

277 you recall having the Van Dyne-Crotty lettering 15:47:24 on them? 15:47:29 How many? 15:47:30 Α. Yeah. 4 Q. 15:47:31 5 Α. Possibly a couple boxes the size 15:47:36 of what a potato chip bag -- or potato chip 15:47:40 boxes or a regular cardboard container. 15:47:48 Sometimes they were on the hangers and, you 15:47:54 know, and they were just thrown in there, 15:47:56 10 but --15:47:58 So you saw a couple of boxes of 15:47:58 11 Q. 15:48:05 12 uniforms with the Van Dyne-Crotty name on them? 15:48:07 13 Α. Right. And -- and how large were those 15:48:08 14Q. 15:48:12 15 boxes? Can you give me some dimensions? Twenty-four by 24, maybe 18 inches 16 Α. 15:48:15 high. 15:48:19 17 15:48:23 Q. So 24 inches by 24 inches by 15:48:27 19 18 inches? Correct. 20 Α. 15:48:27 And you mentioned coat hangers. 15:48:27 21 Q. Did the coat hangers have any Van Dyne-Crotty 15:48:41 22 lettering on them? 15:48:45 23 No. 15:48:46 24 Α. 25 Q. Do you believe that those coat 15:48:49

hangers came from Van Dyne-Crotty? 1 15:48:51 Α. Yes. 15:48:52 What makes you believe that? 15:48:54 Q. 4 Α. Because sometimes I would help. 15:48:57 If I really didn't have much to do and I wanted 15:49:01 to smoke a cigarette, I'd just sit there and 15:49:03 throw stuff off with them and -- and put it in 15:49:05 the proper piles, and so I remember doing it on 15:49:07 one occasion, because Mom told me bring some 15:49:10 10 home sometimes if she would run short or 15:49:15 15:49:18 11 whatever and --15:49:22 12 Q. So what made you believe that 15:49:24 13 those coat hangers came from Van Dyne-Crotty? 15:49:26 14 MR. ROMINE: Asked and answered. 15:49:27 15 THE WITNESS: Because they came off the truck. 15:49:28 16 BY MR. VAN KLEY: 15:49:30 17 Q. They came off of one of those 15:49:30 18 three trucks that you were mentioning? 15:49:32 19 20 Correct, but then, again --15:49:34 Α. What were the coats hangers made 15:49:40 21 Q. 22 of? 15:49:40 But then, again, you know, when --15:49:42 23 Α. sometimes when I'd get up to the office and 15:49:44 24 15:49:46 25 some of the stuff would be sitting on the top

of other items that had been there for months 15:49:48 and I had to take them in, I might, you know, 15:49:51 saw them, but -- and your second question was, 15:49:54 they were just regular metal twist type coat 15:49:58 15:50:02 hangers, not wooden or anything like that. They were -- not plastic. I don't think 15:50:06 plastic was available then, but -- but they 15:50:07 were all metal. 15:50:12 Q. Did you actually see the coat 15:50:14 hangers on the truck or did you see them after 15:50:16 10 they had been taken off of the truck? 15:50:19 11 I threw them off of the truck --15:50:22 or actually those I set off the truck. 15:50:24 13 14 the boxes --15:50:29 15:50:30 0. How many --I'd take the boxes of uniforms, 15:50:31 16 Α. because I didn't know if I -- they'd fit any of 15:50:34 17 15:50:37 18 us or anything like that, and take -- take them 19 home and clean them up, but --15:50:38 What happened to the uniforms? 15:50:40 20 Q. Α. If we felt they were -- the two 15:50:47 21 boxes wasn't any use, we took them down to the 15:50:51 22 bury pile, the third tier. 15:50:56 23 Q. And what happened to them after 15:51:00 24

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that?

- We'd bury them. 1 Α. 15:51:03
- 2 But you -- you didn't personally Q. 15:51:07 see that they were buried? 15:51:09 3
 - Α. No.
 - And you didn't personally see that Q. they were brought to the bury pile?
 - Α. Yes.
 - You did see that? 0.
 - Α. Yeah, because I remember -- you know, stuff could sit in the pile, the burnable, for months maybe a few -- it depended how quickly it developed, how big the pile was.

And it was the same down on the third tier, if -- if grass trimmings and stuff like that was building up, then Uncle Alcine --I wasn't really allowed to take it that far on the dump.

My job was to use it over where the fly ash and where the pit was, because he was afraid it was too dangerous, I could go over the -- the embankment.

So he -- he would go -- he might wait months, and then one day I'd come there and everything would be pushed off to the edge.

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- 15:51:56 20
- 15:51:59 21
- 15:52:02 22
- 15:52:05 23
- 24 15:52:08
- 15:52:11 25

You also mentioned some janitorial 15:52:14 Q. products that you believed came from Van 15:52:18 Dyne-Crotty? 15:52:20 I thinks mops, yellow buckets or Α. 15:52:20 maybe metal buckets. I think they were metal 15:52:25 buckets, but those, I don't remember. I didn't 15:52:30 actually take them off the truck. 15:52:34 Okay. So you don't know that Q. 15:52:36 those materials came from Van Dyne-Crotty? 15:52:39 10 Α. Correct. 15:52:40 And you mentioned something that I 15:52:47 11 Q. 15:52:47 wrote down as paper things that you believed came from Van Dyne-Crotty. What were those? 15:52:50 13 Like bags of shredded paper, 15:52:56 14 Α. 15:53:00 15 something you'd see out of a bathroom trash can, you know, toilet paper. Oh, wait, toilet 15:53:07 16 paper. 15:53:12 17 15:53:15 I think we got toilet paper from I really -- I think we did get there, too. 15:53:18 19 toilet paper from them, too, so --15:53:25 20 21 Q. So how do you know those materials 15:53:28 came from Van Dyne-Crotty? 15:53:31 22 23 Because when you got to go, like 15:53:35 Α. the paper towels, you know, they were very 15:53:38 24

valuable there.

15:53:40 25

So how do you know that Van Q. Okay. 15:53:43 Dyne-Crotty was the origin of those papers? 15:53:46 Because no one else, that I 15:53:48 Α. remember, would bring such a thing. 15:53:52 5 Q. You didn't -- you didn't see any 15:53:56 15:53:58 of those paper things on the trucks that you believed came from Van Dyne-Crotty? 15:54:01 No, it wasn't on the -- at least 15:54:02 15:54:05 the one load that I just mentioned I took the uniforms and the coat hangers and the gloves. 10 15:54:09 So you just made the assumption, 15:54:17 11 15:54:19 that based on the nature of the paper, that it 15:54:22 13 must have come from Van Dyne-Crotty? 15:54:23 14 Α. Correct. You also mentioned that there were 15:54:25 15 0. some -- some dispensers, some towel dispensers 15:54:29 16 or other metal dispensers that you believed 15:54:33 17 came from Van Dyne-Crotty? 15:54:35 18 Yeah, the ones that -- that roll 15:54:36 19 Α. around -- the cloth rolls around it. 15:54:40 20

A. Yeah, the ones that -- that roll around -- the cloth rolls around it. Some of them might have mirrors on it and then the paper ones that you took the key and lifted them up and put the towels that we used that were maybe six inches by ten inches and stuff them in there, those -- those were on -- on a

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22

23

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15:54:41

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truck. 15:54:59

- 15:55:01 Q. Okay. And -- and those dispensers were both the cloth and the paper towels that 15:55:04 were recycled to Franklin Iron and Metal? 15:55:08
 - Α. Correct. If I'm not mistaken, there were metal toilet paper holders, too. Something you would --
 - Did you actually -- go ahead. Q.
 - Α. Something you would actually have in a bathroom at a grocery store, you know, a bathroom, or, you know, office or something like that, but --
 - Okay. Did you actually see any Q. dispensers on the trucks that you believed came from Van Dyne-Crotty?
 - No. Α.
 - Other than what I have mentioned 0. during my questions, are there any other types of materials that came from Van Dyne -- that you believe came from Van Dyne-Crotty and were taken to the dump?
 - Α. Not at this time.
 - MR. VAN KLEY: All right. I have no more questions at this time.
 - I'm going to -- I'm MR. ROMINE:

- 15:55:09 15:55:13 15:55:24 15:55:24
- 15:55:26 10 15:55:29 15:55:32 11 15:55:34

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15:55:39

- 15:55:46 16
- 17 15:55:50 15:55:54 18
- 19 15:55:56 20 15:56:01
- 15:56:03 21
- 22 15:56:05
- 23 15:56:10
- 24 15:56:10
- 25 15:56:14

284 going to do about five minutes of -- of redirect, 15:56:15 not on Ohio Bell, not on Van Dyne-Crotty, but on 15:56:18 15:56:23 Hewitt Soap. REDIRECT EXAMINATION 15:56:23 BY MR. ROMINE: 15:56:23 15:56:24 Q. And, Mr. Grillot, my question is, 7 I think you had mentioned that you remember the 15:56:26 smell of the Hewitt Soap that came to the dump? 15:56:30 15:56:35 Α. Yeah. Did you smell that smell at any 15:56:35 10 Q. time when you weren't at the dump? 15:56:38 1115:56:39 12 Α. Yeah. 13 Q. When was that? 15:56:40 15:56:42 14When I went over to get the 15:56:44 15 kitchen cabinets at the Davis Building. Near the -- near the Hewitt Soap 15:56:46 16 Ο. 15:56:48 17 plant? 15:56:49 18 Α. Correct. I mean, it filled that 15:56:52 19 whole east end Dayton, and he said, well, you ought to be here when it stinks. I guess 15:56:56 20 there's various steps that they use to make 15:56:58 21 22 soap and --15:57:00 15:57:02 23 Okay. And then you mentioned that Q. after you had worked for Liberal Markets, you 15:57:07 24 15:57:10 25 came back to the dump on occasion and you would

285 wash your hands like in the -- in Uncle Kenny's 1 15:57:13 office? 15:57:17 15:57:17 Α. Right. Q. And that same soap was there at 15:57:18 that time? 15:57:20 Correct. 15:57:20 Α. 7 And you had also mentioned like Q. 15:57:21 one -- I think cloth towel dispensers that came 15:57:24 on a truck with the driver that said he came --15:57:27 had came from Hewitt Soap? 15:57:31 10 Α. Correct. 15:57:31 11 15:57:34 12 Q. And where was that -- where was 13 the cloth disposed of, not the dispenser, the 15:57:34 15:57:38 14 cloth? Like I said, I don't remember, but 15:57:38 15 Α. 15:57:43 16 what we did normally was cut anything that wasn't magnetized to it, it would go down to 15:57:47 17 the third tier. 15:57:51 18 15:57:51 19 Q. Okay. MR. ROMINE: All right. Mr. Van 15:57:52 20 Kley, do you have any recross? 21 15:57:55 22 MR. VAN KLEY: Yeah, just briefly. 15:57:58 15:57:58 23 RECROSS-EXAMINATION BY MR. VAN KLEY: 24 15:57:58 15:58:00 25 What did the soap smell like? Q.

Real perfume -- perfumey (sic), 15:58:05 1 Α. not like -- other than the bars that had the 15:58:07 real gritty stuff on it, but they were real 15:58:12 scented, I guess that would be the word. 15:58:15 5 Q. So it was a scented soap? 15:58:19 Pardon me? 15:58:23 Α. 7 So the -- the soap that you were 15:58:23 Q. smelling was a scented soap? 15:58:26 It came from the bars, no, the --15:58:28 the regular shampoo, and the other that was in 15:58:31 10 15:58:35 11 the dispenser, I would think that they were 15:58:38 hand soap, didn't smell near what the hand --15:58:41 13 the bars that were in the fancy boxes. So -- so the smell that you 15:58:48 14 Q. noticed at the Hewitt Soap plant smelled like 15:58:52 15 the bar soap you were using at the dump? 15:58:58 16 17 Yes. Now, run that by me again. 15:59:01 Α. 15:59:04 Q. Yeah. Did the smell that you noticed at the Hewitt Soap plant smell the same 15:59:11 19 as the bar soap you were using at the dump? 20 15:59:14 21 Α. No. 15:59:18 It did not? 22 15:59:20 Q. 15:59:22 23 Α. No. When you said that you noticed the 15:59:23 24 Q. 15:59:26 25 smell at the dump and then you noticed the same

287 smell at the Hewitt Soap plant -- is that what 15:59:30 you were saying? 15:59:34 Yeah, the smell inside the -- the 15:59:35 Α. van when the guy brought the stuff was more 15:59:39 intense, and then the boxes that -- the 15:59:45 15:59:49 decorative ones would have the scent, but unless you put it in, you know, a closed area, 15:59:50 but it was more the van that I smelled and I 15:59:54 related to it from being over on -- on -- by 15:59:58 the plant. 16:00:03 10 11 And -- and what did that smell 16:00:08 Q. 16:00:10 12 like? 16:00:11 13 MR. ROMINE: Asked and answered. 16:00:13 14 THE WITNESS: Like I said --BY MR. VAN KLEY: 16:00:13 15 16:00:14 16 I mean, this is the smell that you Q. said smelled like a -- like a perfume? 16:00:15 17 Correct, it was very scented. 16:00:17 18 Α. Okay. And is this the same kind 19 0. 16:00:20 of smell that you would smell from a scented 16:00:25 20 soap made by anybody else besides Hewitt Soap? 21 16:00:32 I don't -- I don't understand that 16:00:37 22 Α. 16:00:38 23 question.

Hewitt Soap was the only company that made

Okay.

Q.

16:00:39 24

16:00:43 25

Well, do you believe that

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scented soaps?
       1
16:00:47
                         I don't think so. I'm -- I'm
16:00:49
          sure other companies did, but we're not
16:00:53
          talking --
16:00:56
       4
       5
                   0.
                         Do you have any --
16:00:57
16:00:57
                   Α.
                         If you're talking in the general,
       7
          I would say it would definitely smell like a
16:00:58
          girlie soap, you know, so --
16:01:01
16:01:03
                   Q.
                         Um-hum. Okay. Do you have any
          reason to believe that -- that the scented soap
16:01:06
      10
          made by Hewitt Soap smelled any different than
16:01:12
      11
16:01:15
      12
          the scented soap made by other manufacturers?
                   Α.
                         I wasn't that much into like Avon
16:01:21
      13
16:01:28
      14
          and -- and some other companies, but the smell
          was a lot more scented than anything, you know,
16:01:31
      15
          that I've smelled previously, so if that
16:01:35
      16
          answers your question --
16:01:41 17
16:01:43
      18
                   Q.
                         Um-hum. But I take it that you
16:01:45 19
          are not a -- a frequent user of scented -- the
          scented soap, given that you described it as a
16:01:49 20
          girlie smell?
      21
16:01:53
      22
                         I was a dude, I didn't want to
16:01:55
                   Α.
16:01:57 23
          smell like a girl.
      24
                         So you weren't really -- you
16:02:00
                   Q.
16:02:03 25
          weren't really familiar with what the various
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289 soap manufacturers' scented soap products 16:02:13 smelled like? 16:02:13 Α. 16:02:14 No. You couldn't tell the scented soap 4 Q. 16:02:16 from one company from another company? 5 16:02:18 Correct. 16:02:20 Α. 7 16:02:21 Q. All right. 8 Other than the --16:02:21 Α. I understand. 16:02:23 9 Q. 16:02:24 10 -- other than the -- the van and Α. 16:02:31 11 the -- the air around the company smelled 16:02:31 12 pretty much similar, you know. I couldn't --16:02:34 13 I'm not really good at smelling perfume either. You know, I couldn't tell -- my girlfriend at 16:02:37 14 16:02:39 15 the -- or my wife at the time used Tabu, and I couldn't tell it from a fragrance -- you know, 16:02:41 16 I'm not a specialist on fragrance, so --16:02:43 17 16:02:46 And I believe that you said that 18 0. 19 you noticed that smell in one of the vans that 16:02:50 brought materials to the dump or more or --16:02:57 20 Correct, the one van that I helped 16:02:59 21 Α. unload and the gentleman said where it came 16:03:03 22 from. 16:03:05 23 16:03:06 Q. Okay. And other than that, you

didn't notice that smell anywhere else in the

16:03:08 25

290 dump at any other time? 16:03:11 Α. And around the company or the 16:03:12 building. 16:03:16 Okay. So other than the --16:03:17 Q. 5 noticing the smell at Hewitt Soap's plant and 16:03:21 noticing the smell in the one van, you did not 16:03:26 notice that smell anywhere else at the dump? 16:03:30 Α. Like I mentioned a few minutes 16:03:33 ago, if the -- the boxes that had the 16:03:35 16:03:38 10 decorative soap in it and it was kept somewhere 16:03:41 11 enclosed, I would smell it, okay. 16:03:47 12 MR. VAN KLEY: Okay. I have no further questions about Hewitt Soap. 16:03:48 13 THE WITNESS: Thank you. 16:03:49 14 16:03:51 15 MR. ROMINE: See you all tomorrow. 16:03:54 16 (Thereupon, the deposition was adjourned at 4:03 p.m.) 16:03:54 17 18 19 20 21 22 23 24 25

STATE OF OHIO) 1 COUNTY OF MONTGOMERY) SS: CERTIFICATE 3 I, Barbara A. Nikolai, a Notary Public within and for the State of Ohio, duly 4 commissioned and qualified, 5 6 DO HEREBY CERTIFY that the 7 above-named EDWARD GRILLOT, was by me first duly sworn to testify the truth, the whole truth and 8 nothing but the truth. 10 Said testimony was reduced to writing by me stenographically in the presence 11 of the witness and thereafter reduced to 12 13 typewriting. I FURTHER CERTIFY that I am not a 14 relative or Attorney of either party, in any 15 manner interested in the event of this action, 16 nor am I, or the court reporting firm with which 17 I am affiliated, under a contract as defined in 18 19 Civil Rule 28(D). 20 21 22 23 24 25

IN WITNESS WHEREOF, I have hereunto set my hand and seal of office at Dayton, Ohio, on this 30th day of December, 2013. BARBARA A. NIKOLAI NOTARY PUBLIC, STATE OF OHIO My commission expires 12-13-2018